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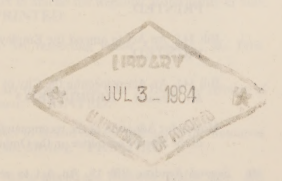
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No. 63

Orders and Notices

Legislative Assembly of the Province of Ontario





Fourth Session, 32nd Parliament Friday, June 22nd, 1984

THIRD READINGS

- 1. Bill 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property. *Mr. Elgie*.
- 2. Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund. *Mr. Grossman*.
- 3. Bill 75, An Act to amend the Labour Relations Act. Mr. Ramsay.
- 4. Bill 88, An Act to amend the Financial Administration Act. Mr. Grossman.
- 5. Bill 99, An Act to amend the Workers' Compensation Act. Mr. Ramsay.
- 6. Bill 104, An Act to amend the Farm Products Payments Act. Mr. Timbrell.
- 7. Bill 105, An Act to amend the Farm Products Grades and Sales Act. Mr. Timbrell.

GOVERNMENT BILLS AND ORDERS

- 8. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 9. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. Miss Stephenson. REPRINTED.
 - Bill 62, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

 Mr. Bennett. REPRINTED.*
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 10. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 11. Second Reading Bill 43, An Act to amend the Off-Road Vehicles Act, 1983.

 Mr. Snow. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 15. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 16. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 17. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 18. Second Reading Bill 84, An Act to amend the Executive Council Act. Mr. Wells. PRINTED.*
- Second Reading Bill 85, An Act to amend the Legislative Assembly Act. Mr. Wells. PRINTED.*
- Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 22. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 23. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 24. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 25. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 26. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 28. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 29. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett.
- 30. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 31. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 32. Resuming the Adjourned Debate on the motion for adoption of the Third Report of the Standing Committee on Regulations and Other Statutory Instruments.
- 33. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 34. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 35. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 36. *Consideration* of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments.
- 37. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 38. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 39. Concurrence in Supply for the Office of the Assembly.
- 40. Concurrence in Supply for the Office of the Provincial Auditor.
- 41. Concurrence in Supply for the Ministry of the Solicitor General.
- 42. Concurrence in Supply for the Provincial Secretariat for Justice.
- 43. Concurrence in Supply for the Ministry of Natural Resources.
- 44. Concurrence in Supply for the Ministry of Correctional Services.

- 45. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 46. House in Committee of Supply.

PRIVATE BILL

47. Second Reading Bill Pr22, An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists. Mr. Mitchell.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 48. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 49. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 50. Second Reading Bill 9, An Act to amend the Liquor Control Act. Mr. Boudria. PRINTED.
- 51. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 52. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 53. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 54. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 55. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 56. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 57. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 58. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 59. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 60. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 61. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 62. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 63. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 64. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.

- 65. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.
- 66. Second Reading Bill 35, An Act to amend the Liquor Licence Act. Mr. Cassidy. PRINTED.
- 67. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 68. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 69. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 70. Second Reading Bill 46, An Act respecting French Language Services in Ontario. Mr. Roy. PRINTED.
- 71. Second Reading Bill 47, An Act to amend the Time Act. Mr. Cassidy. PRINTED.
- 72. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 73. Second Reading Bill 49, An Act to amend the Vital Statistics Act. Mr. Boudria. PRINTED.
- 74. Second Reading Bill 50, An Act to amend the Change of Name Act. Mr. Boudria. PRINTED.
- 75. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 76. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 77. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 78. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 79. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 80. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 81. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.

- 82. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 83. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 84. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 85. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 86. Second Reading Bill 92, An Act to Protect the Purchasers of New Farm Implements. Mr. Boudria. PRINTED.
- 87. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act.

 Mr. Swart. PRINTED.
- 88. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.
- 89. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 90. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 91. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 92. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 93. Second Reading Bill 110, An Act respecting Technological Change in the Workplace. Mr. Cassidy. PRINTED.
- 94. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis.

NOTICES

GOVERNMENT MOTIONS

- 5. Debated May 15th, 17th, 18th and 22nd, 1984.
- 7. Mr. Wells, seconded by Mr. Peterson and Mr. Rae—Resolution—That the Government of Ontario express to the authorities in the Soviet Union, on behalf of the people of the Province, its deep concern for the health and safety of Yuri Orlov and Anatoly Shcharansky, its complete opposition to the continued imprisonment of Drs. Orlov and Shcharansky, and its support for the International Campaign—Orlov and Shcharansky, which has been joined by Nobel laureates, scholars, scientists, organizations and individuals from around the world in its flight to free these two prisoners of conscience.

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.

- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstration project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.
- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.

- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the contribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.
- 18. Mr. Roy—Resolution—That as section 43 of the Constitution Act, 1982, provides that certain amendments under the Constitution of Canada that apply only to Ontario may be made by proclamation issued by the Governor General under the Great Seal of Canada as authorized by resolutions of the Senate, the House of Commons, and the Legislative Assembly of Ontario, this House hereby authorizes that the Canadian Charter of Rights and Freedoms be amended by proclamation of the Governor General under the Great Seal of Canada in the manner set out as follows:
 - s. 17, amended
- 1. Section 17 of the Canadian Charter of Rights and Freedoms is amended by adding thereto the following subsection:

Proceedings of Ontario legislature (3) Everyone has the right to use English or French in any debates or other proceedings of the legislature of Ontario.

s. 19, amended 2. Section 19 of the said Charter is amended by adding thereto the following subsection:

Proceedings in Ontario courts (3) Either English or French may be used by any person in, or in any pleading in a process issuing from, any court of Ontario that is designated by the Lieutenant Governor of Ontario as a bilingual court.

s. 20, amended 3. Section 20 of the said Charter is amended by adding thereto the following subsection:

Communications by public with Ontario institutions

- (3) Any member of the public in Ontario has the right to communicate with, and to receive available services from, any office of an institution of the legislature or government of Ontario in English or French where,
 - (a) there is a significant demand for communication with and services from the office in such language;

(b) due to the nature of the office, it is reasonable that communications with and services from that office be available in both English and French.

Citation

- 4. The amendments contained in this Schedule may be cited as the *Constitution Amendment Act (Ontario)*, 1984.
- M. Roy—Résolution—Étant donné que l'article 43 de la Loi constitutionnelle de 1982 prévoit que certaines modifications relatives à la Constitution du Canada, et qui ne visent que l'Ontario, peuvent être apportées par proclamation par le Gouverneur général sous le grand sceau du Canada, après autorisation par résolution du Sénat, de la Chambre des communes et de l'Assemblée legislative de l'Ontario, la Chambre autorise par la présente la modification de la Charte canadienne des droits et libertés par voie de proclamation du Gouverneur général sous le grand sceau du Canada, de la façon ci-après:

Article 17 modifié

- 1. L'article 17 de la *Charte canadienne des droits et libertés* est modifié par l'adjonction du paragraphe suivant:
- (3) Chacun a le droit d'employer le français ou l'anglais dans les débats et travaux de la Législature de l'Ontario.

Article 19 modifié

2. L'article 19 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Travaux de la Législature de l'Ontario

(3) Chacun a le droit d'employer le français ou l'anglais dans toutes les affaires dont sont saisis les tribunaux de l'Ontario qui sont désignés bilingues par le lieutenant-gouverneur de l'Ontario et dans tous les actes de procédure qui en découlent.

Article 20 modifié 3. L'article 20 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Communications entre les administrés et les institutions de l'Ontario

- (3) Le public a, en Ontario, droit à l'emploi du français ou de l'anglais pour communiquer avec tout bureau des institutions de la législature ou du gouvernement ou pour en recevoir des services là où, selon le cas:
 - a) l'emploi du français ou de l'anglais fait l'object d'une demande importante;
 - b) l'emploi du français et de l'anglais se justifie par la vocation du bureau.

Titre

- 4. Titre abrégé des modifications contenues dans la présente annexe: Loi modifiant la loi constitutionnelle (Ontario) de 1984.
- 20. Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all work-

places, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.

21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville, Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning

and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.
- 28. *Mr. Kerrio*—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- Mr. Cooke—Resolution—That in the opinion of this House the physical, spirit-29. ual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and

that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 33. Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older worker, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five

- years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.

OUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

NOTE:

Answers to Questions 300, 303 to 305 inclusive, 324, 332, 333, 336, 399, 407, 409, 410 and 412 tabled June 21st, 1984.

- 416. Mr. Peterson—Enquiry of the Ministry—Would the Minister of Natural Resources indicate the total amount of payments made in compensation of the private use of Province of Ontario aircraft for each fiscal year this practice has been in place. Would the Minister provide a breakdown of this amount on the basis of fiscal year, by each flight, the passengers of each flight, who made the compensatory payment for each flight, and what was the itinerary of each flight. Would the Minister also indicate what is the Government policy with respect to the private use of Province of Ontario aircraft. June 19th, 1984.
- 417. Mr. Philip—Enquiry of the Ministry—Is the Ministry aware that six municipalities and the Association of Shelter Administrators of Ontario have passed resolutions asking the Government to repeal certain sections of the Animals for Research Act. Is the Ministry prepared to repeal any sections of this Act. Is the Ministry planning any amendments to the Act. If so, what is the nature of the amendments and when can they be expected. June 20th, 1984.
- 418. *Mr. Wrye*—Enquiry of the Ministry—Will the Minister Responsible for Women's Issues table the study done by Touche Ross on the organization of the Women's Directorate. *June 21st*, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 20

Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces. To be debated Thursday, June 28th, 1984.

Ballot Item No. 21

Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. To be debated Thursday, June 28th, 1984.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (*May 24th, 1984*)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr
46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman.
 (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. (June 19th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (*June 20th*, 1984)

REPORTS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1983. (*Pursuant to Standing Order 91 on Tuesday, October 11th, 1983.*)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

COMMITTEE MEETINGS

The Standing Committee on Regulations and Other Statutory Instruments will meet to consider Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies; Bill Pr19, An Act respecting the City of London; and Bill Pr21, An Act respecting the Harold and Grace Baker Centre, as follows:

Thursday, June 28

10.00 a.m.

Committee Room No. 1

ESTIMATES

TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES		
IN COMMITTEE OF SUPPLY		
(Estimates to be taken in order shown)		
1. Intergovernmental Affairs (Completed Monday, May 7th, 1984)		
2. Government Services (Completed Thursday, May 10th, 1984)		
3. Lieutenant Governor		
4. Revenue (Completed Monday, June 4th, 1984)		
5. Northern Affairs		
6. Treasury and Economics 7 hrs.		
.7. Deputy Premier		
8. Management Board of Cabinet		
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE		
(Estimates to be taken in order shown)		
1. Solicitor General (Completed Wednesday, May 30th, 1984)		
2. Provincial Secretariat for Justice(Completed Friday, June 1st, 1984)		
3. Correctional Services (Completed Friday, June 8th, 1984)		
4. Attorney General		
5. Consumer and Commercial Relations		
IN STANDING COMMITTEE ON GENERAL GOVERNMENT		
(Estimates to be taken in order shown)		
1. Office of the Assembly(Completed Wednesday, May 2nd, 1984)		
2 Provincial Auditor (Completed Wednesday, May 0th, 1094)		

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1	. Natural Resources (Completed Wednesday, June 6	th, 1984)
2	Municipal Affairs and Housing (Completed Thursday, June 2)	st, 1984)
3.	Environment	17 hrs.
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	30 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT		
	(Estimates to be taken in order shown)	
1.	Provincial Secretariat for Social Development	h, 1984)
2.	Community and Social Services	22 hrs.
3.	Health	20 hrs.
4.	Citizenship and Culture	5 hrs.
5.	Education	17 hrs.
7.	Colleges and Universities	8 hrs.
	IN SELECT COMMITTEE ON THE OMBUDSMAN	
	THE OMBODSMAN	
	(Estimates to be taken in order shown)	
1.		3 hrs.

Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Monday, June 25th, 1984

THIRD READINGS

- 1. Bill 62, An Act to amend the Employment Standards Act. Mr. Ramsay.
- 2. Bill 84, An Act to amend the Executive Council Act. Mr. Wells.
- 3. Bill 85, An Act to amend the Legislative Assembly Act. Mr. Wells.

GOVERNMENT BILLS AND ORDERS

- 4. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 5. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. Miss Stephenson. REPRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

 Mr. Bennett. REPRINTED.*
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 6. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 7. Second Reading Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow. PRINTED.
- 8. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 9. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 10. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 11. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 13. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 14. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 15. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 17. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 18. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 19. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 20. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 21. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 22. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 23. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 26. Resuming the Adjourned Debate on the motion for adoption of the Third Report of the Standing Committee on Regulations and Other Statutory Instruments.

^{*}Lieutenant Governor's Recommendation received.

- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 29. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 30. *Consideration* of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments.
- 31. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 32. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 33. *Concurrence in Supply* for the Office of the Assembly.
- 34. *Concurrence in Supply* for the Office of the Provincial Auditor.
- 35. Concurrence in Supply for the Ministry of the Solicitor General.
- 36. *Concurrence in Supply* for the Provincial Secretariat for Justice.
- 37. Concurrence in Supply for the Ministry of Natural Resources.
- 38. Concurrence in Supply for the Ministry of Correctional Services.
- 39. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 40. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 41. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 42. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 43. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 44. Second Reading Bill 9, An Act to amend the Liquor Control Act. Mr. Boudria. PRINTED.
- 45. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 46. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 47. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 48. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 49. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 50. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 51. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 53. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 54. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 55. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 56. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 57. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 58. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.

- 59. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.
- 60. Second Reading Bill 35, An Act to amend the Liquor Licence Act. Mr. Cassidy. PRINTED.
- 61. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 62. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 63. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 64. Second Reading Bill 46, An Act respecting French Language Services in Ontario. Mr. Roy. PRINTED.
- 65. Second Reading Bill 47, An Act to amend the Time Act. Mr. Cassidy. PRINTED.
- 66. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 67. Second Reading Bill 49, An Act to amend the Vital Statistics Act. Mr. Boudria. PRINTED.
- 68. Second Reading Bill 50, An Act to amend the Change of Name Act. Mr. Boudria. PRINTED.
- 69. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 70. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 71. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 72. Second Reading Bill 56, An Act to amend the Election Finances Reform Act.

 Mr. Foulds. PRINTED.
- 73. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 74. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 75. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.

- 76. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 77. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 78. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 79. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 80. Second Reading Bill 92, An Act to Protect the Purchasers of New Farm Implements. Mr. Boudria. PRINTED.
- 81. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 82. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.
- 83. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 84. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 85. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 86. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 87. Second Reading Bill 110, An Act respecting Technological Change in the Workplace. Mr. Cassidy. PRINTED.
- 88. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 89. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart.

NOTICES

GOVERNMENT MOTIONS

- 5. Debated May 15th, 17th, 18th and 22nd, 1984.
- 7. Debated June 22nd, 1984.
- 8. Mr. Wells—Resolution—That notwithstanding any order of the House, the House sit for the consideration of Government Business, afternoons and evenings Monday to Thursday and Fridays until 1.00 p.m. until further order and that the consideration of Bill 142, An Act respecting the City of Barrie and the Township of Vespra, by the Committee of the Whole House be concluded not later than 5.45 p.m. on the first sessional day following the passage of this motion unless such a day be Friday, in which case the conclusion of the consideration will not be later than 5.45 p.m. on the following Monday, at which time the Chairman will put all questions necessary to dispose of every section of the Bill not yet passed, and the schedule, and to report the Bill, such questions to be decided without amendment or debate; should a division be called for, the bell to be limited to ten minutes;

And, that any debate on the question for the adoption of the Report be held in the evening of the sessional day on which the Bill was reported and be concluded not later than 10.15 p.m. on that day, at which time Mr. Speaker will interrupt the proceedings and put the question for the adoption of the Report without amendment or further debate and if a division is called for, the bell to be limited to ten minutes;

And, further, that the Bill be called for Third Reading debate on the sessional day following the adoption of the report and be completed not later than 5.45 p.m. on that day unless it be a Friday, in which case it will be completed not later than 12.45 p.m., at which time Mr. Speaker will interrupt the proceedings and put the question without further debate and if a division is called for, the bell to be limited to ten minutes;

And, finally, that in the case of any division in any way relating to any proceeding on this Bill, the bell be limited to ten minutes.

PRIVATE MEMBERS' MOTIONS

- 1. Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. *Mr. Cooke*—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. *Mr. Cooke*—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstration project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.
- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the

field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.

- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the contribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.
- 18. Mr. Roy—Resolution—That as section 43 of the Constitution Act, 1982, provides that certain amendments under the Constitution of Canada that apply only to Ontario may be made by proclamation issued by the Governor General under the Great Seal of Canada as authorized by resolutions of the Senate, the House of Commons, and the Legislative Assembly of Ontario, this House hereby authorizes that the Canadian Charter of Rights and Freedoms be amended by proclamation of the Governor General under the Great Seal of Canada in the manner set out as follows:

s. 17, amended

1. Section 17 of the *Canadian Charter of Rights and Freedoms* is amended by adding thereto the following subsection:

Proceedings of Ontario legislature

(3) Everyone has the right to use English or French in any debates or other proceedings of the legislature of Ontario.

s. 19, amended

2. Section 19 of the said Charter is amended by adding thereto the following subsection:

Proceedings in Ontario courts

(3) Either English or French may be used by any person in, or in any pleading in a process issuing from, any court of Ontario that is designated by the Lieutenant Governor of Ontario as a bilingual court.

s. 20, amended 3. Section 20 of the said Charter is amended by adding thereto the following subsection:

Communications
by public
with Ontario
institutions

- (3) Any member of the public in Ontario has the right to communicate with, and to receive available services from, any office of an institution of the legislature or government of Ontario in English or French where,
 - (a) there is a significant demand for communication with and services from the office in such language; or
 - (b) due to the nature of the office, it is reasonable that communications with and services from that office be available in both English and French.

Citation

- 4. The amendments contained in this Schedule may be cited as the *Constitution Amendment Act (Ontario)*, 1984.
- M. Roy—Résolution—Étant donné que l'article 43 de la Loi constitutionnelle de 1982 prévoit que certaines modifications relatives à la Constitution du Canada, et qui ne visent que l'Ontario, peuvent être apportées par proclamation par le Gouverneur général sous le grand sceau du Canada, après autorisation par résolution du Sénat, de la Chambre des communes et de l'Assemblée legislative de l'Ontario, la Chambre autorise par la présente la modification de la Charte canadienne des droits et libertés par voie de proclamation du Gouverneur général sous le grand sceau du Canada, de la façon ci-après:

Article 17 modifié

- 1. L'article 17 de la *Charte canadienne des droits et libertés* est modifié par l'adjonction du paragraphe suivant:
- (3) Chacun a le droit d'employer le français ou l'anglais dans les débats et travaux de la Législature de l'Ontario.

Article 19 modifié 2. L'article 19 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Travaux de la Législature de l'Ontario

(3) Chacun a le droit d'employer le français ou l'anglais dans toutes les affaires dont sont saisis les tribunaux de l'Ontario qui sont désignés bilingues par le lieutenant-gouverneur de l'Ontario et dans tous les actes de procédure qui en découlent.

Article 20 modifié

3. L'article 20 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Communications entre les administrés et les institutions de l'Ontario

- (3) Le public a, en Ontario, droit à l'emploi du français ou de l'anglais pour communiquer avec tout bureau des institutions de la législature ou du gouvernement ou pour en recevoir des services là où, selon le cas:
 - a) l'emploi du français ou de l'anglais fait l'object d'une demande importante;
 - b) l'emploi du français et de l'anglais se justifie par la vocation du bureau.

Titre

- 4. Titre abrégé des modifications contenues dans la présente annexe: Loi modifiant la loi constitutionnelle (Ontario) de 1984.
- 20. Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restric-

tions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the *Occupational Health and Safety Act*.

- Mr. Samis-Resolution-That the Provincial Secretariats for Resources 21. Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville, Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.
- 22. Mr. Kennedy—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force

many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.

- 28. Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- Mr. Cooke—Resolution—That in the opinion of this House the physical, spirit-29. ual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in

counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 33. Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older worker, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- 35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising

budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6)(i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

NOTE:

- †Interim Answer to Question 293 tabled May 18th, 1984. Approximate date information available December 31st, 1984.
- 293. Mr. Reid (Rainy River)—Enquiry of the Ministry—Would the various ministries table the public opinion polls taken by them from February 1st, 1983 to March 1st, 1984, the name of the firm who conducted the poll, and their cost. April 13th, 1984.†
- 295. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Lottario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Lottario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.
- 296. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Super Loto Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Super Loto in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.
- 297. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Provincial Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5)

the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Provincial in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. *April 13th*, 1984.

- 298. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Wintario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Wintario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.
- 299. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the 6/49 Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by 6/49 in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.
- 300. Answered June 21st, 1984.
- 303 to 305 inclusive. Answered June 21st, 1984.
- 324. Answered June 21st, 1984.
- 332 and 333. Answered June 21st, 1984.
- 334. Mr. Cooke—Enquiry of the Ministry—Will the Minister of Health give the dates on which there were 1,000 empty hospital beds available in Metroplitan Toronto. In the reply would the Minister indicate which hospitals the beds were located in. If the Minister does not keep records which enable it to give a specific response, will the Minister table any survey or other research it has done which would lead to the conclusion that large numbers of hospital beds have been available for medical use in Metropolitan Toronto at any time in the last three years. May 7th, 1984.
- 336. Answered June 21st, 1984.
- 399. Answered June 21st, 1984.

- 407. Answered June 21st, 1984.
- 408. Ms Copps—Enquiry of the Ministry—Would the Ministry advise the House as follows: (1) what is the total cost of the "Women in Rural Life—the Changing Scene" conference to be held on June 21; (2) what is the cost to (a) the Ministry of Agriculture and (b) to all other Ministries and Government agencies; (3) what is the cost of bringing Adrienne Clarkson to the conference, and what are her transportation costs and expenses; (4) how many employees of the Government worked directly on affirmative action, (a) in 1983, and (b) in 1984. How many worked specifically to recruit private companies into the programme in each year; (5) how much money was spent in furnishing the new offices of the Women's Directorate, and specifically how much money was spent on (a) drapes, (b) carpets, (c) furniture, and (d) other; (6) what was the cost of the Directorate's book and film competition; (7) what is the cost of the "open doors" program; and (8) what was the total cost of the (a) reception to celebrate the 20th anniversary of the Women's Bureau, and (b) the reception to launch the "open doors" program. 29th, 1984.

409 and 410. Answered June 21st, 1984.

- 411. *Mr. Foulds*—Enquiry of the Ministry—Would the Minister of Health table all of the documents and information that form the basis for the figures of \$60 to \$75 million that the Minister used in the Legislature on Tuesday, May 29th as the estimated cost for incorporating as a fully insured service under OHIP the cost of medically-necessary travel, as determined by a qualified physician, in excess of 200 miles as was approved by the Legislature by the passage of Resolution 16 by a vote of 52 to 17, on May 10th, 1984. *June 1st*, 1984.
- 412. Answered June 21st, 1984.
- 413. Mr. Riddell—Enquiry of the Ministry—Would the Minister of Agriculture and Food please table all correspondence between the Ministry and Ault Foods Limited, Steven Ault, and other government Ministries concerning the awarding of a \$500,000 grant to Ault Foods in December, 1983. June 8th, 1984.
- 414. Mr. Johnston (Scarborough West)—Enquiry of the Ministry—Would the Ministry inform the House what sums are paid in (a) per diems and (b) expenses to each of the members, including each of the vice-chairmen, of the Social Assistance Review Board during the fiscal year 1983-84. What sum was paid in (a) salary and (b) expenses to the Chairman of that Board. June 11th, 1984.
- 415. *Ms Copps*—Enquiry of the Ministry—Would the Ministry advise the House as follows: (a) What was the total cost of the preparation and printing of "Footpaths to Freeways"; (b) What was the cost of printing, layout and design; (c) How many copies were printed; (d) What was the cost of distribution; (e) What were the total salaries paid out for preparation of this booklet; (f) To which ministry(ies) were all of the above costs charged; and (g) Were the costs included in the bicentennial budget. *June 12th*, 1984.

- A16. Mr. Peterson—Enquiry of the Ministry—Would the Minister of Natural Resources indicate the total amount of payments made in compensation of the private use of Province of Ontario aircraft for each fiscal year this practice has been in place. Would the Minister provide a breakdown of this amount on the basis of fiscal year, by each flight, the passengers of each flight, who made the compensatory payment for each flight, and what was the itinerary of each flight. Would the Minister also indicate what is the Government policy with respect to the private use of Province of Ontario aircraft. June 19th, 1984.
- 417. Mr. Philip—Enquiry of the Ministry—Is the Ministry aware that six municipalities and the Association of Shelter Administrators of Ontario have passed resolutions asking the Government to repeal certain sections of the Animals for Research Act. Is the Ministry prepared to repeal any sections of this Act. Is the Ministry planning any amendments to the Act. If so, what is the nature of the amendments and when can they be expected. June 20th, 1984.
- 418. *Mr. Wrye*—Enquiry of the Ministry—Will the Minister Responsible for Women's Issues table the study done by Touche Ross on the organization of the Women's Directorate. *June 21st*, 1984.
- 419. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 420. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 421. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature.

lature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 422. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 423. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 424. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 425. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 426. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation

and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 427. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 428. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 429. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 430. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 431. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 432. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 433. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 434. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 435. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature.

lature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 436. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 437. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 438. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 439. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 440. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on

ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 441. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 442. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 443. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 444. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 445. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, a breakdown of the

main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 446. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 447. *Mr. Philip*—Enquiry of the Ministry—Will the Minister of Northern Affairs provide for the year 1983-84 the following information respecting his use of Government aircraft: (1) how many air trips did he take; (2) what was the cost of such trips; (3) how much of such costs was charged to his main office; (4) what were the locations visited on each trip; (5) what were the dates of each trip; (6) on which occasions was he accompanied by members of the governing party; and (7) what costs were charged to such members for such transportation. *June 25th*, 1984.
- 448. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 449. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 450. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parlia-

mentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 451. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 452. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 453. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 454. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 455. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 456. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by

the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 457. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 458. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 459. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 460. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 461. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 462. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 463. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 464. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 465. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 466. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 467. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing;

long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 468. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 469. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 470. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 471. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 472. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 473. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office

expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 474. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 475. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 476. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 477. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 478. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 479. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles;

- chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 480. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 481. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 482. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 483. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 484. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 485. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.

- 486. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 487. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 488. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 489. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 490. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 491. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 492. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance

- of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 493. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 494. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 495. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 496. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 497. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 498. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.

- 499. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 500. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 501. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 502. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 503. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 20

Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces. To be debated Thursday, June 28th, 1984.

Ballot Item No. 21

Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. To be debated Thursday, June 28th, 1984.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo*. (May 24th, 1984)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. (June 19th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (June 20th, 1984)

BILLS AWAITING ROYAL ASSENT

Bill 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property.

Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 75, An Act to amend the Labour Relations Act.

Bill 88, An Act to amend the Financial Administration Act.

Bill 99, An Act to amend the Workers' Compensation Act.

Bill 104, An Act to amend the Farm Products Payments Act.

Bill 105, An Act to amend the Farm Products Grades and Sales Act.

Bill Pr22, An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists.

REPORTS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Tuesday, October 11th, 1983.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

COMMITTEE MEETINGS

The Standing Committee on Regulations and Other Statutory Instruments will meet to consider Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies; Bill Pr19, An Act respecting the City of London; and Bill Pr21, An Act respecting the Harold and Grace Baker Centre, as follows:

Thursday, June 28

10.00 a.m.

Committee Room No. 1

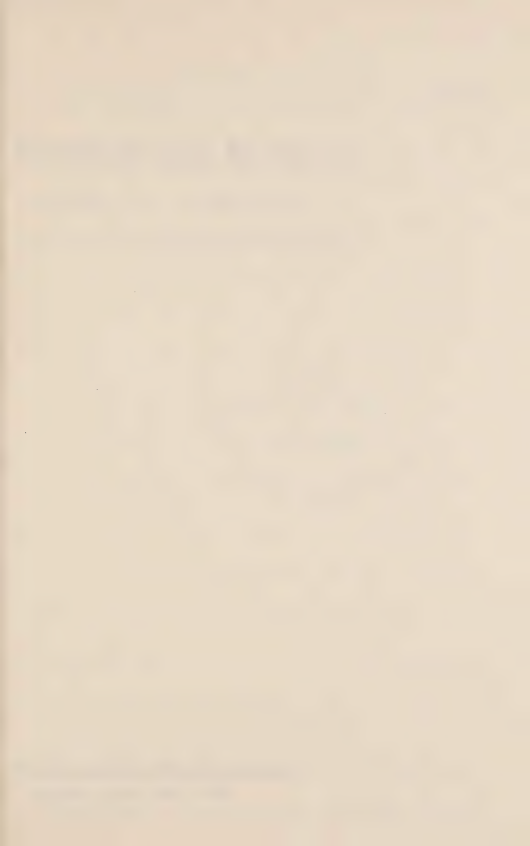
ESTIMATES

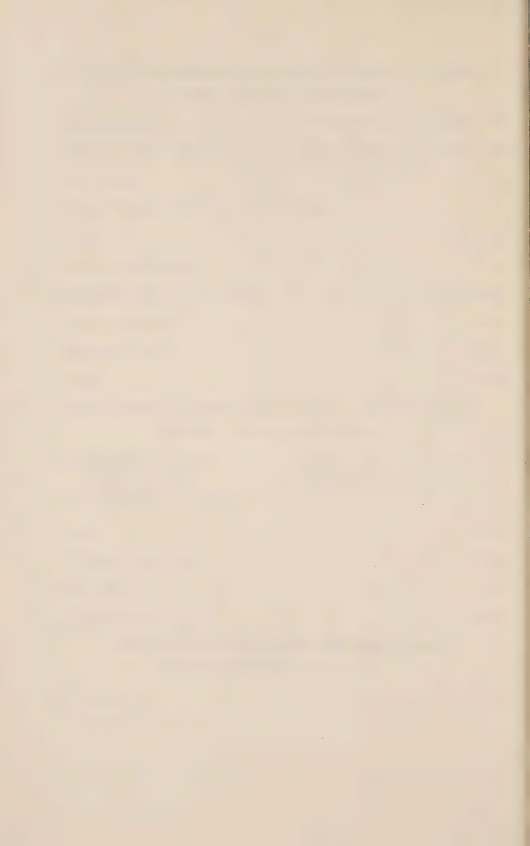
TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES	ns.	
IN COMMITTEE OF SUPPLY		
(Estimates to be taken in order shown)		
1. Intergovernmental Affairs (Completed Monday, May 7th, 19	84)	
2. Government Services (Completed Thursday, May 10th, 19	84)	
3. Lieutenant Governor		
4. Revenue (Completed Monday, June 4th, 19	84)	
5. Northern Affairs 9 h	nrs.	
6. Treasury and Economics	ırs.	
7. Deputy Premier	nrs.	
8. Management Board of Cabinet 5 l	nrs.	
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE		
(Estimates to be taken in order shown)		
1. Solicitor General (Completed Wednesday, May 30th, 19	84)	
2. Provincial Secretariat for Justice(Completed Friday, June 1st, 19	84)	
3. Correctional Services (Completed Friday, June 8th, 19	84)	
4. Attorney General	irs.	
5. Consumer and Commercial Relations	irs.	
IN STANDING COMMITTEE ON GENERAL GOVERNMENT		
(Estimates to be taken in order shown)		
1. Office of the Assembly(Completed Wednesday, May 2nd, 19	84)	
2. Provincial Auditor (Completed Wednesday, May 9th, 19	84)	

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

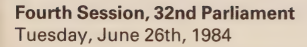
1.	Natural Resources (Completed Wednesday, June 6th	h, 1984)
2.	Municipal Affairs and Housing (Completed Thursday, June 21s	t, 1984)
3.	Environment	17 hrs.
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	30 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMEN	TOP
	IN STANDING COMMITTEE ON SOCIAL DEVELOTMEN	N1
	(Estimates to be taken in order shown)	N1
1.		
	(Estimates to be taken in order shown) Provincial Secretariat for	
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984)
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	<i>h</i> , 1984) 22 hrs.
 3. 4. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.





Orders and Notices

Legislative Assembly of the Province of Ontario



THIRD READINGS

- 1. Bill 62, An Act to amend the Employment Standards Act. Mr. Ramsay.
- 2. Bill 84, An Act to amend the Executive Council Act. Mr. Wells.
- 3. Bill 85, An Act to amend the Legislative Assembly Act. Mr. Wells.

GOVERNMENT BILLS AND ORDERS

- 4. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 5. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. Miss Stephenson. REPRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Bill 142, An Act respecting the City of Barrie and the Township of Vespra.

 Mr. Bennett. REPRINTED.*
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 6. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 7. Second Reading Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow. PRINTED.
- 8. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 9. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 10. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 11. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 13. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 14. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 15. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 17. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 18. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 19. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 20. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 21. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 22. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 23. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 24. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson.
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 27. Resuming the Adjourned Debate on the motion for adoption of the Third Report of the Standing Committee on Regulations and Other Statutory Instruments.

^{*}Lieutenant Governor's Recommendation received.

- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 29. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 30. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 31. *Consideration* of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments.
- 32. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 33. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 34. *Concurrence in Supply* for the Office of the Assembly.
- 35. Concurrence in Supply for the Office of the Provincial Auditor.
- 36. *Concurrence in Supply* for the Ministry of the Solicitor General.
- 37. Concurrence in Supply for the Provincial Secretariat for Justice.
- 38. Concurrence in Supply for the Ministry of Natural Resources.
- 39. Concurrence in Supply for the Ministry of Correctional Services.
- 40. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 41. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 42. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 43. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 44. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 45. Second Reading Bill 9, An Act to amend the Liquor Control Act. Mr. Boudria. PRINTED.
- 46. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 47. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 48. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 49. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 50. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 51. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 52. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 53. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 54. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 55. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 56. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 57. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 58. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 59. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.

- 60. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.
- 61. Second Reading Bill 35, An Act to amend the Liquor Licence Act. Mr. Cassidy. PRINTED.
- 62. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 63. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 64. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 65. Second Reading Bill 46, An Act respecting French Language Services in Ontario. Mr. Roy. PRINTED.
- 66. Second Reading Bill 47, An Act to amend the Time Act. Mr. Cassidy. PRINTED.
- 67. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 68. Second Reading Bill 49, An Act to amend the Vital Statistics Act. Mr. Boudria. PRINTED.
- 69. Second Reading Bill 50, An Act to amend the Change of Name Act. Mr. Boudria. PRINTED.
- 70. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 71. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 72. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 73. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 74. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 75. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 76. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.

- 77. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 78. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 79. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 80. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 81. Second Reading Bill 92, An Act to Protect the Purchasers of New Farm Implements. Mr. Boudria. PRINTED.
- 82. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act.

 Mr. Swart. PRINTED.
- 83. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.
- 84. Second Reading Bill 96, An Act to amend the Residential Tenancies Act.

 Mr. Ruprecht. PRINTED.
- 85. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 86. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 87. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 88. Second Reading Bill 110, An Act respecting Technological Change in the Workplace. Mr. Cassidy. PRINTED.
- 89. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 90. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart.

NOTICES

GOVERNMENT MOTIONS

- 5. Debated May 15th, 17th, 18th and 22nd, 1984.
- 8. Debated June 25th, 1984.

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up ser-

vices are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.

- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstration project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.
- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in ses-

sion, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.

- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the contribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.
- 18. Mr. Roy—Resolution—That as section 43 of the Constitution Act, 1982, provides that certain amendments under the Constitution of Canada that apply only to Ontario may be made by proclamation issued by the Governor General under the Great Seal of Canada as authorized by resolutions of the Senate, the House of Commons, and the Legislative Assembly of Ontario, this House hereby authorizes that the Canadian Charter of Rights and Freedoms be amended by proclamation of the Governor General under the Great Seal of Canada in the manner set out as follows:

s. 17, amended 1. Section 17 of the *Canadian Charter of Rights and Freedoms* is amended by adding thereto the following subsection:

Proceedings of Ontario legislature

(3) Everyone has the right to use English or French in any debates or other proceedings of the legislature of Ontario.

s. 19, amended

2. Section 19 of the said Charter is amended by adding thereto the following subsection:

Proceedings in Ontario courts

(3) Either English or French may be used by any person in, or in any pleading in a process issuing from, any court of Ontario that is designated by the Lieutenant Governor of Ontario as a bilingual court.

s. 20, amended 3. Section 20 of the said Charter is amended by adding thereto the following subsection:

Communications by public with Ontario institutions

- (3) Any member of the public in Ontario has the right to communicate with, and to receive available services from, any office of an institution of the legislature or government of Ontario in English or French where,
 - (a) there is a significant demand for communication with and services from the office in such language; or
 - (b) due to the nature of the office, it is reasonable that communications with and services from that office be available in both English and French.

Citation

- 4. The amendments contained in this Schedule may be cited as the Constitution Amendment Act (Ontario), 1984.
- M. Roy—Résolution—Étant donné que l'article 43 de la Loi constitutionnelle de 1982 prévoit que certaines modifications relatives à la Constitution du Canada, et qui ne visent que l'Ontario, peuvent être apportées par proclamation par le Gouverneur général sous le grand sceau du Canada, après autorisation par résolution du Sénat, de la Chambre des communes et de l'Assemblée legislative de l'Ontario, la Chambre autorise par la présente la modification de la Charte canadienne des droits et libertés par voie de proclamation du Gouverneur général sous le grand sceau du Canada, de la façon ci-après:

Article 17 modifié

- 1. L'article 17 de la *Charte canadienne des droits et libertés* est modifié par l'adjonction du paragraphe suivant:
- (3) Chacun a le droit d'employer le français ou l'anglais dans les débats et travaux de la Législature de l'Ontario.

Article 19 modifié

2. L'article 19 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Travaux de la Législature de l'Ontario

(3) Chacun a le droit d'employer le français ou l'anglais dans toutes les affaires dont sont saisis les tribunaux de l'Ontario qui sont désignés bilingues par le lieutenant-gouverneur de l'Ontario et dans tous les actes de procédure qui en découlent.

Article 20 modifié 3. L'article 20 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Communications entre les administrés et les institutions de l'Ontario

- (3) Le public a, en Ontario, droit à l'emploi du français ou de l'anglais pour communiquer avec tout bureau des institutions de la législature ou du gouvernement ou pour en recevoir des services là où, selon le cas:
 - a) l'emploi du français ou de l'anglais fait l'object d'une demande importante;
 - b) l'emploi du français et de l'anglais se justifie par la vocation du bureau.

Titre

- 4. Titre abrégé des modifications contenues dans la présente annexe: Loi modifiant la loi constitutionnelle (Ontario) de 1984.
- 20. Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation

whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.

Mr. Samis-Resolution-That the Provincial Secretariats for Resources 21. Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have iurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville, Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities

for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. Mr. Kennedy—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.
- 28. Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of

communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- 30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 33. Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older worker, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.

- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- 35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6)(i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

- 419. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 420. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 421. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 422. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.

- 423. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 424. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 425. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 426. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 427. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and

the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 428. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 429. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 430. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 431. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 432. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and

parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 433. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 434. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 435. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 436. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 437. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, a breakdown of the main

office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 438. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 439. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 440. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 441. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 442. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 443. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 444. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 445. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 446. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between

residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.

- 447. *Mr. Philip*—Enquiry of the Ministry—Will the Minister of Northern Affairs provide for the year 1983-84 the following information respecting his use of Government aircraft: (1) how many air trips did he take; (2) what was the cost of such trips; (3) how much of such costs was charged to his main office; (4) what were the locations visited on each trip; (5) what were the dates of each trip; (6) on which occasions was he accompanied by members of the governing party; and (7) what costs were charged to such members for such transportation. *June 25th*, 1984.
- 448. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 449. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 450. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 451. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 452. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative

office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 453. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 454. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 455. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 456. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 457. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 458. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, a breakdown

of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 459. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 460. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 461. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 462. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 463. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.

- 464. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 465. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 466. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 467. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 468. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 469. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing;

long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 470. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 471. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 472. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 473. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 474. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 475. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members'

legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 476. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 477. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 478. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 479. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 480. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 481. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.

- 482. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 483. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 484. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 485. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 486. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 487. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 488. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance

of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.

- 489. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 490. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 491. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 492. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 493. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 494. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.

- 495. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 496. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 497. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 498. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 499. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 500. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 501. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance

- of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 502. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 503. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 504. Mr. Charlton—Enquiry of the Ministry—Will the Minister of the Environment table the following information: (1) how many companies in the Province of Ontario have control orders applied to them. Can the Ministry supply a list of the companies, the expiry dates of the control orders, an indication as to whether the control orders apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not; and (2) how many companies in the Province are operating under program approvals. Can the Ministry supply a list of these companies, the expiry dates of their program approvals, whether the program approvals apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not. June 26th, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 20

Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces. To be debated Thursday, June 28th, 1984.

Ballot Item No. 21

Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. To be debated Thursday, June 28th, 1984.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (May 24th, 1984)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. (June 19th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (June 20th, 1984)

BILLS AWAITING ROYAL ASSENT

Bill 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property.

Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 75, An Act to amend the Labour Relations Act.

Bill 88, An Act to amend the Financial Administration Act.

Bill 99, An Act to amend the Workers' Compensation Act.

Bill 104, An Act to amend the Farm Products Payments Act.

Bill 105, An Act to amend the Farm Products Grades and Sales Act.

Bill Pr22, An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists.

REPORTS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Tuesday, October 11th, 1983.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

COMMITTEE MEETINGS

The Standing Committee on Regulations and Other Statutory Instruments will meet to consider Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies; Bill Pr19, An Act respecting the City of London; and Bill Pr21, An Act respecting the Harold and Grace Baker Centre, as follows:

Thursday, June 28

10.00 a.m.

Committee Room No. 1

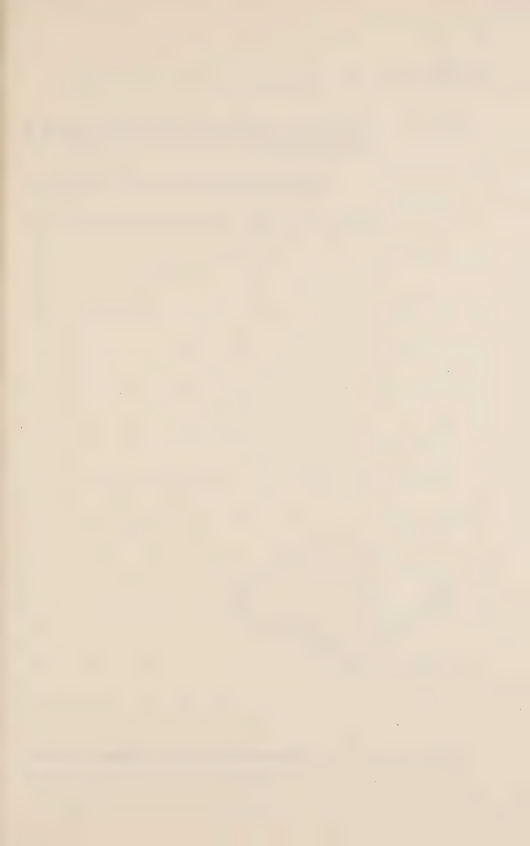
ESTIMATES

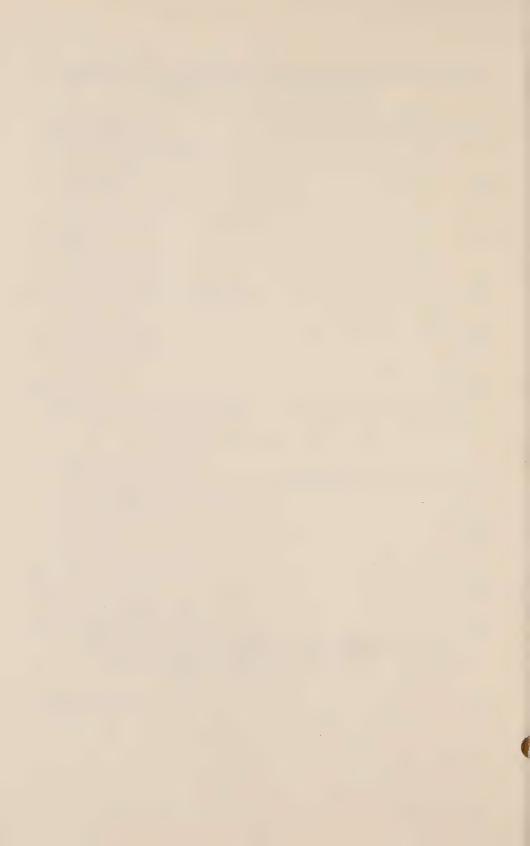
TO'	TAL HOURS FOR CONSIDERATION OF ALL ESTIMATES	mins.	
	IN COMMITTEE OF SUPPLY		
	(Estimates to be taken in order shown)		
1.	Intergovernmental Affairs (Completed Monday, May 7th,	1984)	
2.	Government Services (Completed Thursday, May 10th,	1984)	
3.	Lieutenant Governor		
4.	Revenue (Completed Monday, June 4th,	1984)	
5.	Northern Affairs	9 hrs.	
6.	Treasury and Economics	7 hrs.	
7.	Deputy Premier	8 hrs.	
8.	Management Board of Cabinet	5 hrs.	
	IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE		
	(Estimates to be taken in order shown)		
1.	Solicitor General (Completed Wednesday, May 30th,	1984)	
2.	Provincial Secretariat for Justice(Completed Friday, June 1st,	1984)	
3.	Correctional Services (Completed Friday, June 8th,	1984)	
4.	Attorney General	2 hrs.	
5.	Consumer and Commercial Relations	0 hrs.	
IN STANDING COMMITTEE ON GENERAL GOVERNMENT (Estimates to be taken in order shown)			
1.	Office of the Assembly(Completed Wednesday, May 2nd,	1984)	
2.	Provincial Auditor (Completed Wednesday, May 9th,	1984)	

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6	th, 1984)
2.	Municipal Affairs and Housing (Completed Thursday, June 21	st, 1984)
3.	Environment	17 hrs.
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	30 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
	IN STANDING COMMITTEE ON SOCIAL DEVELOPME	N 1770
	IN STANDING COMMITTEE ON SOCIAL DEVELOPME	NT
	(Estimates to be taken in order shown)	NT
1.	(Estimates to be taken in order shown)	
	(Estimates to be taken in order shown) Provincial Secretariat for	
	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984)
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	<i>h</i> , 1984) 22 hrs.
 3. 4. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs.
 3. 4. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19th Community and Social Services Health Citizenship and Culture Education Colleges and Universities	h, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.





Orders and Notices

Legislative Assembly of the Province of Ontario



Fourth Session, 32nd Parliament Wednesday, June 27th, 1984

THIRD READINGS

- 1. Bill 62, An Act to amend the Employment Standards Act. Mr. Ramsay.
- 2. Bill 84, An Act to amend the Executive Council Act. Mr. Wells.
- 3. Bill 85, An Act to amend the Legislative Assembly Act. Mr. Wells.
- 4. Bill 142, An Act respecting the City of Barrie and the Township of Vespra. *Mr. Bennett*.

GOVERNMENT BILLS AND ORDERS

- 5. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 6. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act.

 Miss Stephenson. PRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 7. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 8. Second Reading Bill 43, An Act to amend the Off-Road Vehicles Act, 1983.

 Mr. Snow. PRINTED.
- 9. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 10. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 11. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 12. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 13. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 14. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 15. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 17. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 18. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 19. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 20. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 21. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 22. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 23. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 24. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 25. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 28. Resuming the Adjourned Debate on the motion for adoption of the Third Report of the Standing Committee on Regulations and Other Statutory Instruments.

^{*}Lieutenant Governor's Recommendation received.

- 29. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 30. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 31. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 32. *Consideration* of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments.
- 33. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 34. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 35. Concurrence in Supply for the Office of the Assembly.
- 36. Concurrence in Supply for the Office of the Provincial Auditor.
- 37. Concurrence in Supply for the Ministry of the Solicitor General.
- 38. Concurrence in Supply for the Provincial Secretariat for Justice.
- 39. Concurrence in Supply for the Ministry of Natural Resources.
- 40. Concurrence in Supply for the Ministry of Correctional Services.
- 41. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 42. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 43. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 44. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 45. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 46. Second Reading Bill 9, An Act to amend the Liquor Control Act. Mr. Boudria. PRINTED.
- 47. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 48. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 49. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 50. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 51. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 52. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 53. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 54. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 55. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 56. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 57. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 58. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 59. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 60. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.

- 61. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.
- 62. Second Reading Bill 35, An Act to amend the Liquor Licence Act. Mr. Cassidy. PRINTED.
- 63. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 64. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 65. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 66. Second Reading Bill 46, An Act respecting French Language Services in Ontario. Mr. Roy. PRINTED.
- 67. Second Reading Bill 47, An Act to amend the Time Act. Mr. Cassidy. PRINTED.
- 68. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 69. Second Reading Bill 49, An Act to amend the Vital Statistics Act. Mr. Boudria. PRINTED.
- 70. Second Reading Bill 50, An Act to amend the Change of Name Act. Mr. Boudria. PRINTED.
- 71. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 72. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 73. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 74. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 75. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 76. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 77. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.

- 78. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 79. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 80. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 81. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 82. Second Reading Bill 92, An Act to Protect the Purchasers of New Farm Implements. Mr. Boudria. PRINTED.
- 83. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act.

 Mr. Swart. PRINTED.
- 84. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.
- 85. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 86. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 87. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 88. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 89. Second Reading Bill 110, An Act respecting Technological Change in the Workplace. Mr. Cassidy. PRINTED.
- 90. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 91. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 92. Second Reading Bill 115, An Act to amend the Employment Standards Act.

 Mr. Martel
- 93. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel
- 94. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel

95. Second Reading Bill 118, An Act to amend the Legislative Assembly Act.

Mr. Ruston

NOTICES

GOVERNMENT MOTIONS

- 5. Debated May 15th, 17th, 18th and 22nd, 1984.
- 9. *Mr. Wells*—Resolution—That the following committees be authorized to meet during the Summer Adjournment, in accordance with the schedule of meeting dates agreed to by the three Party Whips and Tabled with the Clerk, to examine and inquire into the following matters:

Select Committee on the Ombudsman to consider the Annual Report of the Ombudsman and the Estimates of the Ombudsman.

Standing Committee on Administration of Justice to consider the operation of the Centre of Forensic Sciences, the Ontario Fire College and the Ontario Police College. The Committee shall have authority to adjourn to Toronto, Gravenhurst and Aylmer, Ontario.

Standing Committee on Procedural Affairs to review the operation of certain agencies, boards and commissions of the Government of Ontario and the Standing Orders and procedures of the House. The Committee shall have authority to adjourn to Vancouver and Victoria, British Columbia.

Standing Committee on Public Accounts to review the Report of the Provincial Auditor on Ontario Hydro. The Committee shall have authority to adjourn to Charlottetown, Prince Edward Island, to attend the Canadian Council of Public Accounts Committees, and four members of the Committee shall have authority to adjourn to the Parliament at Westminster to review the operation of the new Audit Act and the sale of crown corporations.

Standing Committee on Regulations and Other Statutory Instruments to review the regulatory process. The Committee shall have authority to adjourn from place to place in continental North America.

Standing Committee on Resources Development to consider and report on Bill 101, An Act to amend the Workers' Compensation Act. The Committee shall have authority to adjourn from place to place in Ontario.

Standing Committee on Social Development to consider and report on Bill 77, An Act respecting the Protection and Well-being of Children and their Families, and to consider the principle and terms of the *Day Nurseries Act*. The Committee shall have authority to adjourn from place to place in Ontario.

10. Mr. Wells—Resolution—That the membership on the standing and select committees be as follows:

Select Committee on the Ombudsman

Mr. Breithaupt

Mr. Cooke (for Mr. Philip for the weeks of September 17th and 24th, 1984)

Mr. Di Santo

Mr. Eakins

Mr. Hennessy

Mr. Hodgson

Mr. Lane

Mr. MacQuarrie

Mr. Mitchell

Mr. Piché

Mr. Philip

Mr. Runciman

Mr. Van Horne

Standing Committee on Administration of Justice

Mr. Boudria

Mr. Breithaupt

Mr. Cureatz

Mr. Eves

Mr. Kolyn

Mr. MacQuarrie

Mr. McLean (for Mr. Cureatz for the week of August 13th, 1984)

Mr. Mitchell

Mr. Renwick

Mr. Spensieri

Mr. Stevenson

Mr. Swart

Mr. Williams

Standing Committee on General Government

Mr. Eakins

Mr. Foulds

Mr. Gillies

Mr. Gordon

Mr. Haggerty

Mr. Harris

Mr. Hennessy

Mr. Hodgson

Mr. McKessock

Mr. McLean

Mr. Piché

Mr. Samis

Standing Committee on Members' Services

Mr. Charlton

Mr. Elston

Mr. Grande

Mr. Johnson (Wellington-Dufferin-Peel)

Mr. Kennedy

Mr. Lane

Mr. Miller (Haldimand-Norfolk)

Mr. Rotenberg

Mr. Runciman

Mr. Ruprecht

Mr. Shymko

Mr. Wiseman

Standing Committee on Procedural Affairs

Mr. Breaugh

Mr. Charlton

Mr. Cureatz

Mr. Edighoffer

Mr. Epp

Mr. Kells

Mr. Mancini

Mr. McLean (for Mr. Kells for the weeks of September 3rd, 10th, 17th and 24th, 1984)

Mr. McNeil

Mr. Rotenberg

Mr. Treleaven

Mr. Villeneuve

Mr. Watson

Standing Committee on Public Accounts

Mr. Bradley

Mr. Cunningham

Mr. Eves

Mr. Havrot

Mr. Kennedy

Mr. Kolyn

Mr. Philip

Mr. Reid (Rainy River)

Mr. Sargent

Mrs. Scrivener

Mr. Taylor (Prince Edward-Lennox)

Mr. Wildman

Standing Committee on Regulations and Other Statutory Instruments

Mr. Cousens

Mr. Di Santo

Mr. Gillies

Mr. Hennessy

Mr. Hodgson

Mr. Kerrio

Mr. Piché

Mr. Robinson

Mr. Sheppard

Mr. Swart

Mr. Sweeney

Mr. Van Horne

Standing Committee on Resources Development

Mr. Barlow

Mr. Gillies (for Mr. Watson for the weeks of September 3rd and 10th, 1984)

Mr. Havrot

Mr. Johnson (Wellington-Dufferin-Peel) (for Mr. Lane for the weeks of September 3rd and 10th, 1984)

Mr. Kennedy (for Mr. McNeil for the weeks of September 3rd and 10th, 1984)

Mr. Lane

Mr. Laughren

Mr. Lupusella

Mr. Mancini

Mr. McNeil

Mr. Riddell

Mr. Sweeney

Mr. Villeneuve

Mr. Watson

Yakabuski

Standing Committee on Social Development

Ms Copps

Mr. Foulds (for Mr. Johnston (Scarborough West) the months of September and October, 1984)

Mr. Henderson

Mr. Johnston (Scarborough West)

Mr. Kells

Mr. Kerr

Mr. Mackenzie

Mr. McGuigan

Mr. Pollock

Mr. Robinson

Mr. Shymko

Mr. Wiseman

Mr. Wrye

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. *Mr. Cooke*—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstration project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant

parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the contribution of homemakers so that an equal sharing of all property and debts

acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

18. Mr. Roy—Resolution—That as section 43 of the Constitution Act, 1982, provides that certain amendments under the Constitution of Canada that apply only to Ontario may be made by proclamation issued by the Governor General under the Great Seal of Canada as authorized by resolutions of the Senate, the House of Commons, and the Legislative Assembly of Ontario, this House hereby authorizes that the Canadian Charter of Rights and Freedoms be amended by proclamation of the Governor General under the Great Seal of Canada in the manner set out as follows:

s. 17, amended

1. Section 17 of the *Canadian Charter of Rights and Freedoms* is amended by adding thereto the following subsection:

Proceedings of Ontario legislature

(3) Everyone has the right to use English or French in any debates or other proceedings of the legislature of Ontario.

s. 19, amended 2. Section 19 of the said Charter is amended by adding thereto the following subsection:

Proceedings in Ontario courts (3) Either English or French may be used by any person in, or in any pleading in a process issuing from, any court of Ontario that is designated by the Lieutenant Governor of Ontario as a bilingual court.

s. 20, amended 3. Section 20 of the said Charter is amended by adding thereto the following subsection:

Communications by public with Ontario institutions

- (3) Any member of the public in Ontario has the right to communicate with, and to receive available services from, any office of an institution of the legislature or government of Ontario in English or French where,
 - (a) there is a significant demand for communication with and services from the office in such language; or
 - (b) due to the nature of the office, it is reasonable that communications with and services from that office be available in both English and French.

Citation

- 4. The amendments contained in this Schedule may be cited as the *Constitution Amendment Act (Ontario)*, 1984.
- M. Roy—Résolution—Étant donné que l'article 43 de la Loi constitutionnelle de 1982 prévoit que certaines modifications relatives à la Constitution du Canada, et qui ne visent que l'Ontario, peuvent être apportées par proclamation par le Gouverneur général sous le grand sceau du Canada, après autorisation par résolution du Sénat, de la Chambre des communes et de l'Assemblée legislative de l'Ontario, la Chambre autorise par la présente la modification de la Charte canadienne des droits et libertés par voie de proc-

lamation du Gouverneur général sous le grand sceau du Canada, de la façon ci-après:

Article 17 modifié

- 1. L'article 17 de la *Charte canadienne des droits et libertés* est modifié par l'adjonction du paragraphe suivant:
- (3) Chacun a le droit d'employer le français ou l'anglais dans les débats et travaux de la Législature de l'Ontario.

Article 19 modifié 2. L'article 19 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Travaux de la Législature de l'Ontario (3) Chacun a le droit d'employer le français ou l'anglais dans toutes les affaires dont sont saisis les tribunaux de l'Ontario qui sont désignés bilingues par le lieutenant-gouverneur de l'Ontario et dans tous les actes de procédure qui en découlent.

Article 20 modifié 3. L'article 20 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Communications entre les administrés et les institutions de l'Ontario

- (3) Le public a, en Ontario, droit à l'emploi du français ou de l'anglais pour communiquer avec tout bureau des institutions de la législature ou du gouvernement ou pour en recevoir des services là où, selon le cas:
 - a) l'emploi du français ou de l'anglais fait l'object d'une demande importante;
 - b) l'emploi du français et de l'anglais se justifie par la vocation du bureau.

Titre

- 4. Titre abrégé des modifications contenues dans la présente annexe: Loi modifiant la loi constitutionnelle (Ontario) de 1984.
- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of 20. Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the

right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents. reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (1) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.

- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville, Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.
- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.

- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.
- 28. Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- Mr. Cooke—Resolution—That in the opinion of this House the physical, spirit-29. ual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To

form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence

anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
 - Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older worker, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- 35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical

consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts. and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat; (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat; (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

- 419. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 420. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 421. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 422. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.

- 423. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 424. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 425. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 426. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly trayel; and the total of the above expenditures. June 25th, 1984.
- 427. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and

the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 428. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 429. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 430. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 431. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 432. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and

parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 433. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 434. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 435. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 436. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 437. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, a breakdown of the main

office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 438. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 25th, 1984.
- 439. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 440. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 441. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 442. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 443. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 444. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 445. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.
- 446. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constituency automobile travel; individual air travel between residences and the legislature; family trips between

residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. *June 25th*, 1984.

- 447. *Mr. Philip*—Enquiry of the Ministry—Will the Minister of Northern Affairs provide for the year 1983-84 the following information respecting his use of Government aircraft: (1) how many air trips did he take; (2) what was the cost of such trips; (3) how much of such costs was charged to his main office; (4) what were the locations visited on each trip; (5) what were the dates of each trip; (6) on which occasions was he accompanied by members of the governing party; and (7) what costs were charged to such members for such transportation. *June 25th*, 1984.
- 448. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 449. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 450. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 451. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 452. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative

office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 453. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 454. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 455. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 456. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 457. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 458. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, a breakdown

of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 459. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 460. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 461. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 462. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 463. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.

- 464. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 465. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 466. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 467. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 468. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 469. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing;

long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th, 1984*.

- 470. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 471. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 472. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 473. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 25th, 1984.
- 474. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.
- 475. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members'

legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. *June 25th*, 1984.

- 476. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Premier for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 477. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Office of the Deputy Premier for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 478. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Justice for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 479. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Resources Development for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 480. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Treasury and Economics for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 481. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Management Board of Cabinet for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.

- 482. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Agriculture and Food for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 483. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Attorney General for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 484. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Citizenship and Culture for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 485. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Colleges and Universities for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 486. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Community and Social Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 487. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Consumer and Commercial Relations for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 488. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Correctional Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance

- of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 489. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Education for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 490. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Energy for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 491. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Environment for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 492. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Government Services for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 493. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Health for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 494. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Industry and Trade for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.

- 495. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Intergovernmental Affairs for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 496. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Labour for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 497. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Municipal Affairs and Housing for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 498. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Natural Resources for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 499. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Northern Affairs for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chaufeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 500. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Revenue for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.
- 501. *Mr. Philip*—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of the Solicitor General for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance

of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. *June 25th*, 1984.

- 502. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Tourism and Recreation for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 503. Mr. Philip—Enquiry of the Ministry—Will the Ministry provide, for the Ministry of Transportation and Communications for the year 1983-84, the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 25th, 1984.
- 504. Mr. Charlton—Enquiry of the Ministry—Will the Minister of the Environment table the following information: (1) how many companies in the Province of Ontario have control orders applied to them. Can the Ministry supply a list of the companies, the expiry dates of the control orders, an indication as to whether the control orders apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not; and (2) how many companies in the Province are operating under program approvals. Can the Ministry supply a list of these companies, the expiry dates of their program approvals, whether the program approvals apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not. June 26th, 1984.
- 505. Mr. Swart—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Social Development for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' accommodation and travel expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: accommodation; legislative automobile travel; constitutency automobile travel; individual air travel between residences and the legislature; family trips between residences and the legislature; rail travel; bus travel; northern air travel; Assembly travel; and the total of the above expenditures. June 27th, 1984.
- 506. Mr. Swart—Enquiry of the Ministry—Will the Ministry provide, for the Provincial Secretariat for Social Development for the year 1983-84, a breakdown of the main office expenditures which is exactly comparable to that employed by the Office of the Assembly to record expenditures on members' legislative office expenses, so that main office expenditures by and on ministers and parliamentary assistants are given for: printing and stationery; mailing; long-distance telephone calls; translation; other; and the total of the above expenditures. June 27th, 1984.

507. Mr. Swart—Enquiry of the Ministry—Will the Ministry, for the Provincial Secretariat for Social Development for the year 1983-84, provide the expenditure on the following items of transportation which were incurred for each minister and parliamentary assistant: purchase or lease of ministerial cars; maintenance of such vehicles; gasoline and oil for such vehicles; chauffeurs' salaries; chauffeurs' travelling expenses; miscellaneous ministerial car costs; and the total of the above expenditures. June 27th, 1984,

PRIVATE-MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 20

Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.

Ballot Item No. 21

Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (May 24th, 1984)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr.~McCaffrey.~(May~28th,~1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. (June 19th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea. (June 20th, 1984)*

BILLS AWAITING ROYAL ASSENT

Bill 66, An Act respecting Conveyancing Documents and Procedures and Recording of Title to Real Property.

Bill 74, An Act to authorize the Raising of Money on the Credit of the Consolidated Revenue Fund.

Bill 75, An Act to amend the Labour Relations Act.

Bill 88, An Act to amend the Financial Administration Act.

Bill 99, An Act to amend the Workers' Compensation Act.

Bill 104, An Act to amend the Farm Products Payments Act.

Bill 105, An Act to amend the Farm Products Grades and Sales Act.

Bill Pr22, An Act respecting the Ontario Association of Certified Engineering Technicians and Technologists.

MATTERS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Consideration of the operation of the Centre of Forensic Sciences, the Ontario Fire College and the Ontario Police College. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Tuesday, October 11th, 1983.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The meeting of the Standing Committee on Regulations and Other Statutory Instruments scheduled to consider Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies; Bill Pr19, An Act respecting the City of London; and Bill Pr21, An Act respecting the Harold and Grace Baker Centre, on Thursday, June 28th at 10.00 a.m. in Committee Room No. 1, has been CANCELLED.

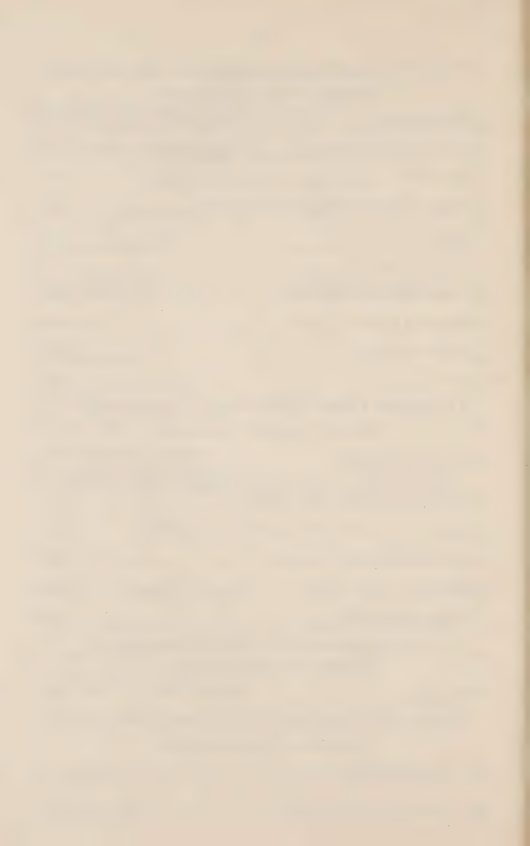
ESTIMATES

TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES			
IN COMMITTEE OF SUPPLY			
(Estimates to be taken in order shown)			
1.	Intergovernmental Affairs (Completed Monday, May 7th,	1984)	
2.	Government Services (Completed Thursday, May 10th,	1984)	
3.	Lieutenant Governor	1984) 1984)	
4.	Revenue (Completed Monday, June 4th,	1984)	
5.	Northern Affairs	9 hrs.	
6.	Treasury and Economics	7 hrs.	
7.	Deputy Premier	8 hrs.	
8.	Management Board of Cabinet	5 hrs.	
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE			
(Estimates to be taken in order shown)			
1.	Solicitor General (Completed Wednesday, May 30th,	1984)	
2.	Provincial Secretariat for Justice(Completed Friday, June 1st,	1984)	
3.	Correctional Services (Completed Friday, June 8th,	1984)	
4.	Attorney General	2 hrs.	
5.	Consumer and Commercial Relations	0 hrs.	
IN STANDING COMMITTEE ON GENERAL GOVERNMENT			
(Estimates to be taken in order shown)			
1.	Office of the Assembly (Completed Wednesday, May 2nd,	1984)	
2.	Provincial Auditor (Completed Wednesday, May 9th,	1984)	

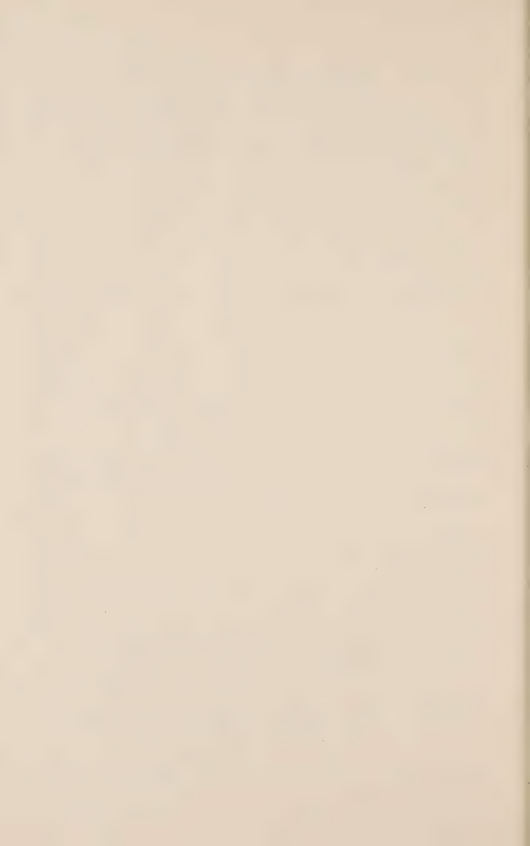
IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6t	h, 1984)
2.	Municipal Affairs and Housing (Completed Thursday, June 21s	t, 1984)
3.	Environment	17 hrs.
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	30 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMEN	NT
	(Estimates to be taken in order shown)	
1.	Provincial Secretariat for Social Development	h, 1984)
2.	Community and Social Services	22 hrs.
3.	Health	20 hrs.
4.	Citizenship and Culture	5 hrs.
5.	Education	17 hrs.
7.	Colleges and Universities	8 hrs.
	IN SELECT COMMITTEE ON THE OMBUDSMAN	
	(Estimates to be taken in order shown)	
1.	Ombudsman	3 hrs.







Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Wednesday, August 29th, 1984

GOVERNMENT BILLS AND ORDERS

- 1. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 2. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. Miss Stephenson. PRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 3. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 4. Second Reading Bill 43, An Act to amend the Off-Road Vehicles Act, 1983.

 Mr. Snow. PRINTED.
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the Third Report of the Standing Committee on Regulations and Other Statutory Instruments.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.

^{*}Lieutenant Governor's Recommendation received.

- 29. *Consideration* of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments.
- 30. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 31. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 32. *Concurrence in Supply* for the Office of the Assembly.
- 33. Concurrence in Supply for the Office of the Provincial Auditor.
- 34. *Concurrence in Supply* for the Ministry of the Solicitor General.
- 35. Concurrence in Supply for the Provincial Secretariat for Justice.
- 36. Concurrence in Supply for the Ministry of Natural Resources.
- 37. Concurrence in Supply for the Ministry of Correctional Services.
- 38. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 39. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 40. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 41. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 42. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 43. Second Reading Bill 9, An Act to amend the Liquor Control Act. Mr. Boudria. PRINTED.
- 44. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 45. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 46. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 47. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 48. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 49. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 50. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 53. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 54. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 55. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 56. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 57. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.

- 58. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.
- 59. Second Reading Bill 35, An Act to amend the Liquor Licence Act. Mr. Cassidy. PRINTED.
- 60. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 61. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 62. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 63. Second Reading Bill 46, An Act respecting French Language Services in Ontario. Mr. Roy. PRINTED.
- 64. Second Reading Bill 47, An Act to amend the Time Act. Mr. Cassidy. PRINTED.
- 65. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 66. Second Reading Bill 49, An Act to amend the Vital Statistics Act. Mr. Boudria. PRINTED.
- 67. Second Reading Bill 50, An Act to amend the Change of Name Act. Mr. Boudria. PRINTED.
- 68. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 69. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 70. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 71. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 72. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 73. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 74. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.

- 75. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 76. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 77. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 78. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 79. Second Reading Bill 92, An Act to Protect the Purchasers of New Farm Implements. Mr. Boudria. PRINTED.
- 80. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 81. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.
- 82. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 83. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 84. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 85. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 86. Second Reading Bill 110, An Act respecting Technological Change in the Workplace. Mr. Cassidy. PRINTED.
- 87. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 88. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 89. Second Reading Bill 115, An Act to amend the Employment Standards Act.

 Mr. Martel. PRINTED.
- 90. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 91. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.

- 92. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 93. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 94. Second Reading Bill 121, An Act to amend the Ministry of Health Act. Ms Copps. PRINTED.
- 95. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.

NOTICES

GOVERNMENT MOTIONS

- 5. Debated May 15th, 17th, 18th and 22nd, 1984.
- 9. Debated June 27th, 1984.
- 10. Debated June 27th, 1984.

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. *Mr. Cooke*—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set

training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.

- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstration project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.
- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned

by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.

- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the contribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.
- 18. Mr. Roy—Resolution—That as section 43 of the Constitution Act, 1982, provides that certain amendments under the Constitution of Canada that apply only to Ontario may be made by proclamation issued by the Governor General under the Great Seal of Canada as authorized by resolutions of the Senate, the House of Commons, and the Legislative Assembly of Ontario, this House hereby authorizes that the Canadian Charter of Rights and Freedoms be amended by proclamation of the Governor General under the Great Seal of Canada in the manner set out as follows:

s. 17, amended 1. Section 17 of the *Canadian Charter of Rights and Freedoms* is amended by adding thereto the following subsection:

Proceedings of Ontario legislature (3) Everyone has the right to use English or French in any debates or other proceedings of the legislature of Ontario.

s. 19, amended 2. Section 19 of the said Charter is amended by adding thereto the following subsection:

Proceedings in Ontario courts (3) Either English or French may be used by any person in, or in any pleading in a process issuing from, any court of Ontario that is designated by the Lieutenant Governor of Ontario as a bilingual court.

s. 20, amended 3. Section 20 of the said Charter is amended by adding thereto the following subsection:

Communications by public with Ontario institutions

- (3) Any member of the public in Ontario has the right to communicate with, and to receive available services from, any office of an institution of the legislature or government of Ontario in English or French where,
 - (a) there is a significant demand for communication with and services from the office in such language; or
 - (b) due to the nature of the office, it is reasonable that communications with and services from that office be available in both English and French.

Citation

4. The amendments contained in this Schedule may be cited as the *Constitution Amendment Act (Ontario)*, 1984.

M. Roy—Résolution—Étant donné que l'article 43 de la Loi constitutionnelle de 1982 prévoit que certaines modifications relatives à la Constitution du Canada, et qui ne visent que l'Ontario, peuvent être apportées par proclamation par le Gouverneur général sous le grand sceau du Canada, après autorisation par résolution du Sénat, de la Chambre des communes et de l'Assemblée legislative de l'Ontario, la Chambre autorise par la présente la modification de la Charte canadienne des droits et libertés par voie de proclamation du Gouverneur général sous le grand sceau du Canada, de la façon ci-après:

Article 17 modifié

- 1. L'article 17 de la *Charte canadienne des droits et libertés* est modifié par l'adjonction du paragraphe suivant:
- (3) Chacun a le droit d'employer le français ou l'anglais dans les débats et travaux de la Législature de l'Ontario.

Article 19 modifié

2. L'article 19 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Travaux de la Législature de l'Ontario

(3) Chacun a le droit d'employer le français ou l'anglais dans toutes les affaires dont sont saisis les tribunaux de l'Ontario qui sont désignés bilingues par le lieutenant-gouverneur de l'Ontario et dans tous les actes de procédure qui en découlent.

Article 20 modifié

3. L'article 20 de ladite charte est modifié par l'adjonction du paragraphe suivant:

Communications entre les administrés et les institutions de l'Ontario

- (3) Le public a, en Ontario, droit à l'emploi du français ou de l'anglais pour communiquer avec tout bureau des institutions de la législature ou du gouvernement ou pour en recevoir des services là où, selon le cas:
 - a) l'emploi du français ou de l'anglais fait l'object d'une demande importante;
 - b) l'emploi du français et de l'anglais se justifie par la vocation du bureau.

Titre

- 4. Titre abrégé des modifications contenues dans la présente annexe: Loi modifiant la loi constitutionnelle (Ontario) de 1984.
- 20. Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation

whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.

Mr. Samis-Resolution-That the Provincial Secretariats for Resources 21. Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville, Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities

for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. Mr. Kennedy—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.
- 28. Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of

communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment: (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- 30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 33. Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older worker, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.

- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- Mr. Peterson—Resolution—That this Assembly authorizes and directs the 35. Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

OUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

NOTE:

- †Interim Answer to Question 293 tabled May 18th, 1984. Approximate date information available December 31st, 1984.
- ††Interim Answers to Questions 295 to 299 inclusive, 334, 416 to 418 inclusive, and 504 tabled June 27th, 1984. Approximate date information available December 31st, 1984.
- 293. Mr. Reid (Rainy River)—Enquiry of the Ministry—Would the various ministries table the public opinion polls taken by them from February 1st, 1983 to March 1st, 1984, the name of the firm who conducted the poll, and their cost. April 13th, 1984.†
- 295. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Lottario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Lottario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 296. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Super Loto Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Super Loto in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.†
- 297. *Mr. Grande*—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Provincial Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2)

the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Provincial in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††

- 298. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Wintario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Wintario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.†
- 299. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the 6/49 Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by 6/49 in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 334. Mr. Cooke—Enquiry of the Ministry—Will the Minister of Health give the dates on which there were 1,000 empty hospital beds available in Metroplitan Toronto. In the reply would the Minister indicate which hospitals the beds were located in. If the Minister does not keep records which enable it to give a specific response, will the Minister table any survey or other research it has done which would lead to the conclusion that large numbers of hospital beds have been available for medical use in Metropolitan Toronto at any time in the last three years. May 7th, 1984.††
- 408. Answered June 27th, 1984.
- 411. Answered June 27th, 1984.

- 416. Mr. Peterson—Enquiry of the Ministry—Would the Minister of Natural Resources indicate the total amount of payments made in compensation of the private use of Province of Ontario aircraft for each fiscal year this practice has been in place. Would the Minister provide a breakdown of this amount on the basis of fiscal year, by each flight, the passengers of each flight, who made the compensatory payment for each flight, and what was the itinerary of each flight. Would the Minister also indicate what is the Government policy with respect to the private use of Province of Ontario aircraft. June 19th, 1984.††
- 417. Mr. Philip—Enquiry of the Ministry—Is the Ministry aware that six municipalities and the Association of Shelter Administrators of Ontario have passed resolutions asking the Government to repeal certain sections of the Animals for Research Act. Is the Ministry prepared to repeal any sections of this Act. Is the Ministry planning any amendments to the Act. If so, what is the nature of the amendments and when can they be expected. June 20th, 1984.††
- 418. *Mr. Wrye*—Enquiry of the Ministry—Will the Minister Responsible for Women's Issues table the study done by Touche Ross on the organization of the Women's Directorate. *June 21st*, 1984.††
- 419 to 503 inclusive. Answered June 27th, 1984.
- 504. Mr. Charlton—Enquiry of the Ministry—Will the Minister of the Environment table the following information: (1) how many companies in the Province of Ontario have control orders applied to them. Can the Ministry supply a list of the companies, the expiry dates of the control orders, an indication as to whether the control orders apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not; and (2) how many companies in the Province are operating under program approvals. Can the Ministry supply a list of these companies, the expiry dates of their program approvals, whether the program approvals apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not. June 26th, 1984.††
- 505 to 507 inclusive. Answered June 27th, 1984.
- 508. Mr. Reid (Rainy River)—Enquiry of the Ministry—Would the Treasurer please table a list of all projects to which the Board of Industrial Leadership and Development has committed or is expected to commit funds, the status of those projects, the provincial commitments, and the commitments to each project from municipalities, the federal government and the private sector. August 29th, 1984.
- 509. Mr. Bradley—Enquiry of the Ministry—Will the Minister of Education table for each school board in Ontario for 1975: (1) the average daily enrollment; (2) per pupil grant ceiling; (3) per pupil expenditures; (4) total expenditure; (5) total local taxation; (6) total provincial assistance; (7) rate of grant on recognized ordinary expenditures; (8) provincial contribution as a percentage of the total local school board expenditures; (9) rate of grant for French-language instruction; (10) decline or increase in number of students from previ-

ous year; (11) decline or increase in number of full-time equivalent teachers from previous year; (12) number of self-contained special education classes; (13) number of full-time equivalent teachers of special education classes; (14) number of heritage language classes; (15) number of students studying heritage languages; (16) number of pupils whose first language is neither English nor French; (17) number of self-contained classes for pupils whose first language is neither English nor French; and (18) number of full-time equivalent teachers of classes for pupils whose first language is neither English nor French. Will the Minister also provide details for each of the above eighteen points on a province-wide basis. August 29th, 1984.

- 510. Mr. Elston—Enquiry of the Ministry—Would the Minister of Environment list the amount of funds it spent on efforts to monitor and control acid gas emissions in Ontario in each of the last three fiscal years: 1980-81, 1981-82 and 1982-83. Would the Minister also provide estimated amounts it plans to spend on controlling acid gas emissions for the next three years: 1983-84, 1984-85 and 1985-86. August 29th, 1984.
- 511. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a detailed list of office renovations it has carried out to-date since January 1, 1983, including a list of costs associated with the renovations, and a description of which Ministry offices were renovated, and a list of associated costs including temporary rental space and moving costs. August 29th, 1984.
- 512. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide its report, or reports, on the water quality of Lake Simcoe, including the following information: names of the sources of contaminants entering the lake including types and amounts of contaminants for each source; detailed description of the effluent from sewers entering Lake Simcoe, including types of contaminants and amounts (on an annual basis); a list of major industries connected to sewers entering the lake including types and amounts of contaminants (on an annual basis). August 29th, 1984.
- 513. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of of the names and locations of all the closed and abandoned waste dumps, commercial and municipal, in Ontario. Would the Minister also provide a list of those dumps or landfills that it considers may contaminate groundwater and that the Ministry considers actionable, and could the Minister provide information on the remedial action on these sites. August 29th, 1984.
- 514. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of chemical wastes and other hazardous contaminants, including types and amounts, dumped into the Barrie (Sandy Hollow) Landfill. Could the Minister also provide a list of the sources of the contaminants and their contributions on an annual basis to the wastes dumped in the landfill. And could the Minister provide the results of the hydrogeological studies of the area around the landfill site and the results of tests for contaminants in the groundwater under and off the site. August 29th, 1984.

- 515. Mr. Elston—Enquiry of the Ministry—Would the Minister provide information on Huronia Sanitation's (Midland, Ontario) Certificates of Approval for Waste Management Systems issued to that company by the Ministry, including: (a) a list of waybills for the transportation of liquid industrial wastes and sewage including types and amounts of wastes, and source and destination of wastes; (b) copies of reports on Huronia's waste disposal practices, and copies of correspondence with Huronia or its operators regarding the company's practices; (c) reasons for withdrawing Huronia's Certificate of Approval; (d) a copy of the report which includes the role Huronia Sanitation played in the nighttime dumping of liquid industrial wastes in the Eric Pauze landfill in Perkinsfield in July, 1978; and (e) information related to Huronia Sanitation acting as a transport agent for U.S. wastes disposed of in Ontario. August 29th, 1984.
- 516. Mr. Elston—Enquiry of the Ministry—What did it cost the Ministry of the Environment to intervene in the "S" Area Landfill Hearings in the U.S. District Court in Buffalo, New York. And specifically how much did the Ministry pay the U.S. law firm and Mr. Philip Sunderland to represent the Ministry in the U.S. regarding the "S" Area negotiations and court hearing, and how much did the Ministry pay each one of its expert witnesses—Dr. Grisak, Dr. Martin and Mr. MacKay. August 29th, 1984.
- 517. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the types and volumes (on annual basis) of liquid industrial wastes deposited in the following landfills during the last three years (giving a yearly breakdown): (a) City of Barrie; (b) City of Brantford; (c) City of Guelph; (d) City of Paris; (e) City of Welland; (f) Township of Hamilton; and (g) Tricil, Corunna. And would the Minister supply the following information for each of the landfills: (i) copies of all hydrogeological studies; (ii) copies of reports on remedial measures taken to maintain proper site operations and to prevent groundwater contamination; (iii) copies of Certificates of Approval for A Waste Site; and (iv) copies of correspondence and reports regarding requests or orders to improve site operations and conditions. August 29th, 1984.
- 518. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the types and volumes (on an annual basis) of industrial liquid wastes deposited in the following private landfills during the last three years: (a) Dow Chemical, Sarnia; (b) Imperial Oil, Sarnia; and (c) Abitibi Provincial, Halton Hills. And would the Minister supply the following information for each of the landfills: (i) copies of all hydrogeological studies; (b) copies of reports on remedial measures taken to maintain proper site operations and to prevent groundwater contamination; (c) copies of Certificates of Approval for A Waste Site; and (d) copies of correspondence and reports regarding requests or orders by the Ministry to improve site operations and conditions. August 29th, 1984.
- 519. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals and other hazardous wastes burned in the Tricil and Syntath incinerators each year over the last three years, and provide as well the generator and transporter of the wastes to the two incinerators. Would the Minister also provide copies of the results of both air emissions and

ambient air quality tests taken at and around both incinerators. Would the Minister also provide copies of any reports or correspondence regarding the Ministry's request to improve operations at either one, or both, Tricil and Syntath. *August 29th*, 1984.

- 520. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals and other hazardous wastes, including types and volumes, received by the following water pollution control plants (sewage treatment plants) over the last three years: (a) Niagara Falls; (b) Kitchener; (c) Imperial Oil, Ltd., Sarnia; (d) Cornwall; (e) Shell Canada Ltd., Oakville; (f) Baker Road, Grimsby; (g) Petrolia; and (h) Belleville. Would the Minister also identify the major sources of the liquid industrial wastes to the pollution control plants, including types and volumes of wastes; and list what amounts of the liquid industrial wastes (in terms of volume and percentage of the waste received) are removed or neutralized by the plants. August 29th, 1984.
- 521. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals (types and volumes handled by each) received and sold in each of the last three years by the following Transfer Stations: (a) Canada Cement LaFarge, Systech, Woodstock; (b) Cantro Oil Recyclers (Honey Bee), Windsor; (c) Chem-King Inc., Barrie; (d) Jim's Trucking, Welland; (e) Mac's Liquid Disposal, London; (f) Poirier Waste Pumping, Navin; (g) O. E. MacDougall, Brockville; (h) Palro, Burford; and (i) Tricil Ltd., Mississauga. Would the Minister also list the waste generators and haulers for the wastes received by the Transfer Stations. August 29th, 1984.
- 522. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment please list the out-of-province generators of liquid industrial and other hazardous wastes disposed of in Ontario during each of the last three years, including names of the generators, receivers and haulers, giving types and volumes of the wastes. August 29th, 1984.
- 523. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide copies of all Control Orders issued by the Minister from January 1, 1982 to June 1, 1984. Could the Minister also provide copies of any amendments issued during the same period to the Ministry's Control Orders. August 29th, 1984.
- 524. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide the following information regarding the waste lagoons at the International Minerals and Chemical Corporation (IMC) plant in Dunnville, Ontario: (a) copies of all reports on the lagoons and IMC's waste handling practices prepared by the Ministry, or prepared by the company at the request of the Ministry or prepared by a consultant for the Ministry or the company; (b) copies of Certificates for A Waste Site issued to the company; and (c) copies of reports regarding the impact of the company's wastes on the environment, in particular, the Grand River. August 29th, 1984.
- 525. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a breakdown of the costs for writing and publishing its

"Legacy" magazine for each of the last three years, including the cost of distribution and mailing. Could he also give the number of copies printed each issue and give a general breakdown of where the magazine is circulated. *August 29th*, 1984.

- 526. Mr. Elston—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the following information: (a) the total cost paid for police security for him per year; (b) the number of security guards and/or O.P.P. officers in attendance at the January 6, 1984 meeting in Hanover; (c) the number of people in attendance at the Hanover meeting; and (d) what happened to the film taken of the Hanover meeting by the security forces. August 29th, 1984.
- 527. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of the Environment table the May 18th comments of the Environmental Assessment Branch to the Ministry of Natural Resources concerning the Draft Class Environmental Assessment for Forest Management on Crown Lands in Ontario. August 29th, 1984.
- 528. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources table the names of the timber companies charged under the Crown Timber Act with regard to wasteful cutting practices for the years 1981-82, 1982-83, 1983-84 and the amount of the fine. August 29th, 1984.
- 529. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a table showing: (a) the total forest cutover area; (b) area not available for regeneration treatment; (c) area regenerated naturally; (d) area requiring regeneration treatment; (e) area regenerated artificially; and (f) area requiring treatment but not treated, for 1982-83 and 1983-84. August 29th, 1984.
- 530. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a list of the size of cutovers which were approved within the licensed areas of: (1) Boise Cascade Canada Limited; (2) Great Lakes Forest Products Ltd.; (3) Abitibi Paper Company Limited; (4) Kimberly Clark of Canada Ltd; and (5) Spruce Falls Power and Paper Company Limited for the years 1982-83 and 1983-84. Please provide the type of cutting method used, the location of the cutovers, and the extent of any artificial and natural regeneration on these sites. August 29th, 1984.
- 531. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a list of the municipalities which have instituted a bounty on wolves and foxes and the value of the bounty, and advise the House whether these bounties contravene the Game and Fish Act. August 29th, 1984.
- 532. Mr. Riddell—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total yearly cost of his farm newspaper OMAF News, including distribution costs. August 29th, 1984.

- 533. *Mr. Riddell*—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total cost of the following Ministry publications. Please provide the total number of publications distributed: (a) Ontario 1784-1984, Life on the Farm; (b) Highlights of agricultural research in Ontario; (c) Marketing and Development in Ontario Agriculture; and (d) Surprise. Fascinating things you probably never knew about the Ontario Ministry of Agriculture and Food. *August 29th*, 1984.
- 534. *Mr. Riddell*—Enquiry of the Ministry—With respect to the Ministry's Farm Adjustment Assistance Program, would the Minister of Agriculture and Food provide the total payment to date to the Chairman and to members of the Decision Committee. *August 29th*, 1984.
- 535. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide the costs he incurred in the course of conducting his own constitutency business and legislative duties not associated with his Ministerial duties, costs including: travel, phone, staff, postage, office supplies, photocopy, meetings and receptions, for 1983-84, indicating which funds cover the costs. August 29th, 1984.
- 536. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of the citizen and community groups such as Pollution Probe and the Tiny Ratepayers Against Pollution (TRAP) to which the Ministry has given funds in each of the last four years, listing the group, the amount and the date given. August 29th, 1984.
- 537. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment describe the next step it plans to take to reduce acid gas emissions from the INCO Sudbury plant. When will you issue the next Control Order, what daily average emission level do you plan to bring the company down to, what steps do you expect the company to take to meet the new level, and how much do you estimate it will cost the company, and how soon will you require the company to achieve the new level. August 29th, 1984.
- 538. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide information on those drinking water treatment facilities where the Ministry has discovered contaminants in the raw water, and/or in the treated water to-date since January 1, 1982. Please name the facilities and list the types and volumes of the highest levels of contaminants found in both the raw and the treated water. August 29th, 1984.
- 539. *Mr. Elston*—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total cost of the new 30-minute colour film produced by the Ministry entitled "Proud Beginnings". *August 29th*, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 20

Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces. To be debated Thursday, October 11th, 1984.

Ballot Item No. 21

Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. To be debated Thursday, October 11th, 1984.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Thursday, October 18th, 1984.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill. To be debated Thursday, October 18th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (May 24th, 1984)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. (June 19th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (*June 20th, 1984*)

MATTERS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Consideration of the operation of the Centre of Forensic Sciences, the Ontario Fire College and the Ontario Police College. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Tuesday, October 11th, 1983.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

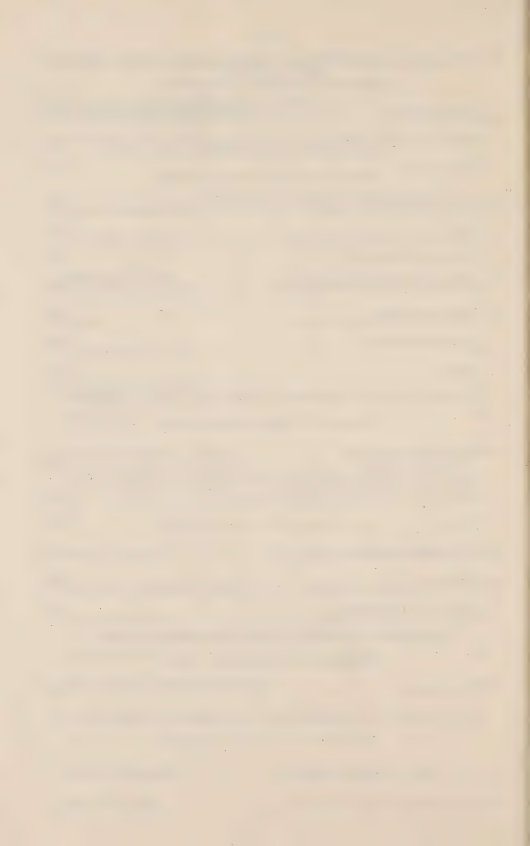
ESTIMATES

TO	TAL HOURS FOR CONSIDERATION OF			
	ALL ESTIMATES	mins.		
	IN COMMITTEE OF SUPPLY			
	(Estimates to be taken in order shown)			
1.	Intergovernmental Affairs (Completed Monday, May 7th,	1984)		
2.	Government Services (Completed Thursday, May 10th,	1984)		
3.	Lieutenant Governor			
4.	Revenue (Completed Monday, June 4th,	1984)		
5.	Northern Affairs	9 hrs.		
6.	Treasury and Economics	7 hrs.		
7.	Deputy Premier	8 hrs.		
8.	Management Board of Cabinet	5 hrs.		
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE				
	(Estimates to be taken in order shown)			
1.	Solicitor General (Completed Wednesday, May 30th,	1984)		
2.	Provincial Secretariat for Justice(Completed Friday, June 1st,	1984)		
3.	Correctional Services (Completed Friday, June 8th,	1984)		
4.	Attorney General	2 hrs.		
5.	Consumer and Commercial Relations	0 hrs.		
]	IN STANDING COMMITTEE ON GENERAL GOVERNMEN	Т		
(Estimates to be taken in order shown)				
1.	Office of the Assembly(Completed Wednesday, May 2nd,	1984)		
2.	Provincial Auditor (Completed Wednesday, May 9th,	1984)		

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6th	ch, 1984)
2.	Municipal Affairs and Housing (Completed Thursday, June 21	st, 1984)
3.	Environment	17 hrs.
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	30 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
	IN STANDING COMMITTEE ON SOCIAL DEVELOPME	NT
	(Estimates to be taken in order shown)	
1.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development(Completed Tuesday, June 19)	th, 1984)
1.	Provincial Secretariat for	<i>th, 1984)</i> 22 hrs.
2.	Provincial Secretariat for Social Development(Completed Tuesday, June 19)	
2.	Provincial Secretariat for Social Development	22 hrs.
2.	Provincial Secretariat for Social Development	22 hrs. 20 hrs.
 3. 4. 	Provincial Secretariat for Social Development	22 hrs. 20 hrs. 5 hrs.
 3. 4. 5. 	Provincial Secretariat for Social Development	22 hrs. 20 hrs. 5 hrs. 17 hrs.
 3. 4. 5. 	Provincial Secretariat for Social Development (Completed Tuesday, June 1998) Community and Social Services Health Citizenship and Culture Education Colleges and Universities	22 hrs. 20 hrs. 5 hrs. 17 hrs.



No. 68

Orders and Notices

Legislative Assembly of the Province of Ontario



Fourth Session, 32nd Parliament Tuesday, October 9th, 1984

GOVERNMENT BILLS AND ORDERS

- 1. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 2. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. *Miss Stephenson*. **PRINTED.**
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 3. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 4. Second Reading Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow. PRINTED.
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the Third Report of the Standing Committee on Regulations and Other Statutory Instruments.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.

^{*}Lieutenant Governor's Recommendation received.

- 29. *Consideration* of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments.
- 30. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 31. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 32. *Concurrence in Supply* for the Office of the Assembly.
- 33. *Concurrence in Supply* for the Office of the Provincial Auditor.
- 34. *Concurrence in Supply* for the Ministry of the Solicitor General.
- 35. *Concurrence in Supply* for the Provincial Secretariat for Justice.
- 36. Concurrence in Supply for the Ministry of Natural Resources.
- 37. Concurrence in Supply for the Ministry of Correctional Services.
- 38. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 39. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 40. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 41. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 42. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 43. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 44. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 45. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 46. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 47. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 48. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 49. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 53. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 54. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 55. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 56. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 57. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 58. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 59. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 60. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 61. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 62. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 63. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 64. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 65. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 66. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 67. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 68. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 69. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 70. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 71. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 72. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 73. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act.

 Mr. Swart. PRINTED.
- 74. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 75. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 76. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 77. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 78. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 79. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 80. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 81. Second Reading Bill 115, An Act to amend the Employment Standards Act. Mr. Martel. PRINTED.
- 82. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 83. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 84. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 85. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 86. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- Mr. Kolyn—Resolution—That in recognition of the significant contribution 9. that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- 20. Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (1) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.
- 28. Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do

so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g., in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with

opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- Mr. Shymko—Resolution—That recognizing the universality and indivisibility 30. of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.

- 33. Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older worker, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- 35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years

1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.

- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the *Landlord and Tenant Act* or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants, and
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring

each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

NOTE:

- †Interim Answer to Question 293 tabled May 18th, 1984. Approximate date information available December 31st, 1984.
- ††Interim Answers to Questions 295 to 299 inclusive, 334, 416 to 418 inclusive, and 504 tabled June 27th, 1984. Approximate date information available December 31st, 1984.
- 293. Mr. Reid (Rainy River)—Enquiry of the Ministry—Would the various ministries table the public opinion polls taken by them from February 1st, 1983 to March 1st, 1984, the name of the firm who conducted the poll, and their cost. April 13th, 1984.†
- 295. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Lottario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Lottario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.†
- 296. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Super Loto Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Super Loto in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 297. *Mr. Grande*—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Provincial Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2)

the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Provincial in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††

- 298. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Wintario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Wintario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 299. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the 6/49 Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by 6/49 in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984,††
- 334. Mr. Cooke—Enquiry of the Ministry—Will the Minister of Health give the dates on which there were 1,000 empty hospital beds available in Metroplitan Toronto. In the reply would the Minister indicate which hospitals the beds were located in. If the Minister does not keep records which enable it to give a specific response, will the Minister table any survey or other research it has done which would lead to the conclusion that large numbers of hospital beds have been available for medical use in Metropolitan Toronto at any time in the last three years. May 7th, 1984.††
- 416. Mr. Peterson—Enquiry of the Ministry—Would the Minister of Natural Resources indicate the total amount of payments made in compensation of the private use of Province of Ontario aircraft for each fiscal year this practice has been in place. Would the Minister provide a breakdown of this amount on the basis of fiscal year, by each flight, the passengers of each flight, who made the compensatory payment for each flight, and what was the itinerary of each flight. Would the Minister also indicate what is the

Government policy with respect to the private use of Province of Ontario aircraft. June 19th, 1984.††

- 417. Mr. Philip—Enquiry of the Ministry—Is the Ministry aware that six municipalities and the Association of Shelter Administrators of Ontario have passed resolutions asking the Government to repeal certain sections of the Animals for Research Act. Is the Ministry prepared to repeal any sections of this Act. Is the Ministry planning any amendments to the Act. If so, what is the nature of the amendments and when can they be expected. June 20th, 1984.††
- 418. Mr. Wrye—Enquiry of the Ministry—Will the Minister Responsible for Women's Issues table the study done by Touche Ross on the organization of the Women's Directorate. June 21st, 1984.††
- 504. Mr. Charlton—Enquiry of the Ministry—Will the Minister of the Environment table the following information: (1) how many companies in the Province of Ontario have control orders applied to them. Can the Ministry supply a list of the companies, the expiry dates of the control orders, an indication as to whether the control orders apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not; and (2) how many companies in the Province are operating under program approvals. Can the Ministry supply a list of these companies, the expiry dates of their program approvals, whether the program approvals apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not. June 26th, 1984.††
- 508. Mr. Reid (Rainy River)—Enquiry of the Ministry—Would the Treasurer please table a list of all projects to which the Board of Industrial Leadership and Development has committed or is expected to commit funds, the status of those projects, the provincial commitments, and the commitments to each project from municipalities, the federal government and the private sector. August 29th, 1984.
- 509. Mr. Bradley—Enquiry of the Ministry—Will the Minister of Education table for each school board in Ontario for 1975: (1) the average daily enrollment; (2) per pupil grant ceiling; (3) per pupil expenditures; (4) total expenditure; (5) total local taxation; (6) total provincial assistance; (7) rate of grant on recognized ordinary expenditures; (8) provincial contribution as a percentage of the total local school board expenditures; (9) rate of grant for French-language instruction; (10) decline or increase in number of students from previous year; (11) decline or increase in number of full-time equivalent teachers from previous year; (12) number of self-contained special education classes; (13) number of full-time equivalent teachers of special education classes; (14) number of heritage language classes; (15) number of students studying heritage languages; (16) number of pupils whose first language is neither English nor French; (17) number of self-contained classes for pupils whose first language is neither English nor French; and (18) number of full-time equivalent teachers of classes for pupils whose first language is neither English nor French. Will the Minister also provide details for each of the above eighteen points on a province-wide basis. August 29th, 1984.

- 510. Mr. Elston—Enquiry of the Ministry—Would the Minister of Environment list the amount of funds it spent on efforts to monitor and control acid gas emissions in Ontario in each of the last three fiscal years: 1980-81, 1981-82 and 1982-83. Would the Minister also provide estimated amounts it plans to spend on controlling acid gas emissions for the next three years: 1983-84, 1984-85 and 1985-86. August 29th, 1984.
- 511. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a detailed list of office renovations it has carried out to-date since January 1, 1983, including a list of costs associated with the renovations, and a description of which Ministry offices were renovated, and a list of associated costs including temporary rental space and moving costs. August 29th, 1984.
- 512. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide its report, or reports, on the water quality of Lake Simcoe, including the following information: names of the sources of contaminants entering the lake including types and amounts of contaminants for each source; detailed description of the effluent from sewers entering Lake Simcoe, including types of contaminants and amounts (on an annual basis); a list of major industries connected to sewers entering the lake including types and amounts of contaminants (on an annual basis). August 29th, 1984.
- 513. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of of the names and locations of all the closed and abandoned waste dumps, commercial and municipal, in Ontario. Would the Minister also provide a list of those dumps or landfills that it considers may contaminate groundwater and that the Ministry considers actionable, and could the Minister provide information on the remedial action on these sites. August 29th, 1984.
- 514. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of chemical wastes and other hazardous contaminants, including types and amounts, dumped into the Barrie (Sandy Hollow) Landfill. Could the Minister also provide a list of the sources of the contaminants and their contributions on an annual basis to the wastes dumped in the landfill. And could the Minister provide the results of the hydrogeological studies of the area around the landfill site and the results of tests for contaminants in the groundwater under and off the site. August 29th, 1984.
- 515. Mr. Elston—Enquiry of the Ministry—Would the Minister provide information on Huronia Sanitation's (Midland, Ontario) Certificates of Approval for Waste Management Systems issued to that company by the Ministry, including: (a) a list of waybills for the transportation of liquid industrial wastes and sewage including types and amounts of wastes, and source and destination of wastes; (b) copies of reports on Huronia's waste disposal practices, and copies of correspondence with Huronia or its operators regarding the company's practices; (c) reasons for withdrawing Huronia's Certificate of Approval; (d) a copy of the report which includes the role Huronia Sanitation played in the nighttime dumping of liquid industrial wastes in the Eric Pauze landfill in Perkinsfield in July, 1978; and (e) information related

to Huronia Sanitation acting as a transport agent for U.S. wastes disposed of in Ontario. August 29th, 1984.

- 516. Mr. Elston—Enquiry of the Ministry—What did it cost the Ministry of the Environment to intervene in the "S" Area Landfill Hearings in the U.S. District Court in Buffalo, New York. And specifically how much did the Ministry pay the U.S. law firm and Mr. Philip Sunderland to represent the Ministry in the U.S. regarding the "S" Area negotiations and court hearing, and how much did the Ministry pay each one of its expert witnesses—Dr. Grisak, Dr. Martin and Mr. MacKay. August 29th, 1984.
- 517. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the types and volumes (on annual basis) of liquid industrial wastes deposited in the following landfills during the last three years (giving a yearly breakdown): (a) City of Barrie; (b) City of Brantford; (c) City of Guelph; (d) City of Paris; (e) City of Welland; (f) Township of Hamilton; and (g) Tricil, Corunna. And would the Minister supply the following information for each of the landfills: (i) copies of all hydrogeological studies; (ii) copies of reports on remedial measures taken to maintain proper site operations and to prevent groundwater contamination; (iii) copies of Certificates of Approval for A Waste Site; and (iv) copies of correspondence and reports regarding requests or orders to improve site operations and conditions. August 29th, 1984.
- 518. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the types and volumes (on an annual basis) of industrial liquid wastes deposited in the following private landfills during the last three years: (a) Dow Chemical, Sarnia; (b) Imperial Oil, Sarnia; and (c) Abitibi Provincial, Halton Hills. And would the Minister supply the following information for each of the landfills: (i) copies of all hydrogeological studies; (b) copies of reports on remedial measures taken to maintain proper site operations and to prevent groundwater contamination; (c) copies of Certificates of Approval for A Waste Site; and (d) copies of correspondence and reports regarding requests or orders by the Ministry to improve site operations and conditions. August 29th, 1984.
- 519. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals and other hazardous wastes burned in the Tricil and Syntath incinerators each year over the last three years, and provide as well the generator and transporter of the wastes to the two incinerators. Would the Minister also provide copies of the results of both air emissions and ambient air quality tests taken at and around both incinerators. Would the Minister also provide copies of any reports or correspondence regarding the Ministry's request to improve operations at either one, or both, Tricil and Syntath. August 29th, 1984.
- 520. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals and other hazardous wastes, including types and volumes, received by the following water pollution control plants (sewage treatment plants) over the last three years: (a) Niagara Falls; (b) Kitchener; (c) Imperial Oil, Ltd., Sarnia; (d) Cornwall; (e) Shell Canada Ltd., Oakville; (f) Baker Road, Grimsby; (g) Petrolia; and (h) Belleville. Would the Minister

also identify the major sources of the liquid industrial wastes to the pollution control plants, including types and volumes of wastes; and list what amounts of the liquid industrial wastes (in terms of volume and percentage of the waste received) are removed or neutralized by the plants. August 29th, 1984.

- 521. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals (types and volumes handled by each) received and sold in each of the last three years by the following Transfer Stations: (a) Canada Cement LaFarge, Systech, Woodstock; (b) Cantro Oil Recyclers (Honey Bee), Windsor; (c) Chem-King Inc., Barrie; (d) Jim's Trucking, Welland; (e) Mac's Liquid Disposal, London; (f) Poirier Waste Pumping, Navin; (g) O. E. MacDougall, Brockville; (h) Palro, Burford; and (i) Tricil Ltd., Mississauga. Would the Minister also list the waste generators and haulers for the wastes received by the Transfer Stations. August 29th, 1984.
- 522. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment please list the out-of-province generators of liquid industrial and other hazardous wastes disposed of in Ontario during each of the last three years, including names of the generators, receivers and haulers, giving types and volumes of the wastes. August 29th, 1984.
- 523. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide copies of all Control Orders issued by the Minister from January 1, 1982 to June 1, 1984. Could the Minister also provide copies of any amendments issued during the same period to the Ministry's Control Orders. August 29th, 1984.
- 524. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide the following information regarding the waste lagoons at the International Minerals and Chemical Corporation (IMC) plant in Dunnville, Ontario: (a) copies of all reports on the lagoons and IMC's waste handling practices prepared by the Ministry, or prepared by the company at the request of the Ministry or prepared by a consultant for the Ministry or the company; (b) copies of Certificates for A Waste Site issued to the company; and (c) copies of reports regarding the impact of the company's wastes on the environment, in particular, the Grand River. August 29th, 1984.
- 525. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a breakdown of the costs for writing and publishing its "Legacy" magazine for each of the last three years, including the cost of distribution and mailing. Could he also give the number of copies printed each issue and give a general breakdown of where the magazine is circulated. August 29th, 1984.
- 526. Mr. Elston—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the following information: (a) the total cost paid for police security for him per year; (b) the number of security guards and/or O.P.P. officers in attendance at the January 6, 1984 meeting in Hanover; (c) the number of people in attendance at the Hanover meeting; and (d) what hap-

pened to the film taken of the Hanover meeting by the security forces. August 29th, 1984.

- 527. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of the Environment table the May 18th comments of the Environmental Assessment Branch to the Ministry of Natural Resources concerning the Draft Class Environmental Assessment for Forest Management on Crown Lands in Ontario. August 29th, 1984.
- 528. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources table the names of the timber companies charged under the Crown Timber Act with regard to wasteful cutting practices for the years 1981-82, 1982-83, 1983-84 and the amount of the fine. August 29th, 1984.
- 529. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a table showing: (a) the total forest cutover area; (b) area not available for regeneration treatment; (c) area regenerated naturally; (d) area requiring regeneration treatment; (e) area regenerated artificially; and (f) area requiring treatment but not treated, for 1982-83 and 1983-84. August 29th, 1984.
- 530. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a list of the size of cutovers which were approved within the licensed areas of: (1) Boise Cascade Canada Limited; (2) Great Lakes Forest Products Ltd.; (3) Abitibi Paper Company Limited; (4) Kimberly Clark of Canada Ltd; and (5) Spruce Falls Power and Paper Company Limited for the years 1982-83 and 1983-84. Please provide the type of cutting method used, the location of the cutovers, and the extent of any artificial and natural regeneration on these sites. August 29th, 1984.
- 531. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a list of the municipalities which have instituted a bounty on wolves and foxes and the value of the bounty, and advise the House whether these bounties contravene the Game and Fish Act. August 29th, 1984.
- 532. Mr. Riddell—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total yearly cost of his farm newspaper OMAF News, including distribution costs. August 29th, 1984.
- 533. Mr. Riddell—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total cost of the following Ministry publications. Please provide the total number of publications distributed: (a) Ontario 1784-1984, Life on the Farm; (b) Highlights of agricultural research in Ontario; (c) Marketing and Development in Ontario Agriculture; and (d) Surprise. Fascinating things you probably never knew about the Ontario Ministry of Agriculture and Food. August 29th, 1984.
- 534. Mr. Riddell—Enquiry of the Ministry—With respect to the Ministry's Farm Adjustment Assistance Program, would the Minister of Agriculture and

Food provide the total payment to date to the Chairman and to members of the Decision Committee. August 29th, 1984.

- 535. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide the costs he incurred in the course of conducting his own constitutency business and legislative duties not associated with his Ministerial duties, costs including: travel, phone, staff, postage, office supplies, photocopy, meetings and receptions, for 1983-84, indicating which funds cover the costs. August 29th, 1984.
- 536. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of the citizen and community groups such as Pollution Probe and the Tiny Ratepayers Against Pollution (TRAP) to which the Ministry has given funds in each of the last four years, listing the group, the amount and the date given. August 29th, 1984.
- 537. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment describe the next step it plans to take to reduce acid gas emissions from the INCO Sudbury plant. When will you issue the next Control Order, what daily average emission level do you plan to bring the company down to, what steps do you expect the company to take to meet the new level, and how much do you estimate it will cost the company, and how soon will you require the company to achieve the new level. August 29th, 1984.
- 538. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide information on those drinking water treatment facilities where the Ministry has discovered contaminants in the raw water, and/or in the treated water to-date since January 1, 1982. Please name the facilities and list the types and volumes of the highest levels of contaminants found in both the raw and the treated water. August 29th, 1984.
- 539. *Mr. Elston*—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total cost of the new 30-minute colour film produced by the Ministry entitled "Proud Beginnings". *August 29th*, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 20

Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces. To be debated Thursday, October 11th, 1984.

Ballot Item No. 21

Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. To be debated Thursday, October 11th, 1984.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Thursday, October 18th, 1984.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill. To be debated Thursday, October 18th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo*. (*May 24th, 1984*)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. (June 19th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (June 20th, 1984)

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Consideration of the operation of the Centre of Forensic Sciences, the Ontario Fire College and the Ontario Police College. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Tuesday, October 11th, 1983.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

ESTIMATES

TO	TAL HOURS FOR CONSIDERATION OF ALL ESTIMATES	mins.		
IN COMMITTEE OF SUPPLY				
(Estimates to be taken in order shown)				
1.	Intergovernmental Affairs (Completed Monday, May 7th,	1984)		
2.	Government Services (Completed Thursday, May 10th,	1984)		
3.	Lieutenant Governor	1984) 1984)		
4.	Revenue (Completed Monday, June 4th,	1984)		
5.	Northern Affairs	9 hrs.		
6.	Treasury and Economics	7 hrs.		
7.	Deputy Premier	8 hrs.		
8.	Management Board of Cabinet	5 hrs.		
	IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE			
	(Estimates to be taken in order shown)			
1.	Solicitor General (Completed Wednesday, May 30th,	1984)		
2.	Provincial Secretariat for Justice(Completed Friday, June 1st,	1984)		
3.	Correctional Services (Completed Friday, June 8th,	1984)		
4.	Attorney General	12 hrs.		
5.	Consumer and Commercial Relations	20 hrs.		
IN STANDING COMMITTEE ON GENERAL GOVERNMENT				
(Estimates to be taken in order shown)				
1.	Office of the Assembly(Completed Wednesday, May 2nd,	, 1984)		
2.	Provincial Auditor (Completed Wednesday, May 9th,	, 1984)		

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6)	th, 1984)
2.	Municipal Affairs and Housing (Completed Thursday, June 21	st, 1984)
3.	Environment	17 hrs.
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	30 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
	IN STANDING COMMITTEE ON SOCIAL DEVELOPME	NT
	TO STATE OF THE ST	111
	(Estimates to be taken in order shown)	111
1.		
1.	(Estimates to be taken in order shown) Provincial Secretariat for	
	(Estimates to be taken in order shown) Provincial Secretariat for Social Development(Completed Tuesday, June 19.	th, 1984)
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	th, 1984) 22 hrs.
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	th, 1984) 22 hrs. 20 hrs.
 2. 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	th, 1984) 22 hrs. 20 hrs. 5 hrs.
 2. 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19) Community and Social Services Health Citizenship and Culture Education	th, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.
 2. 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19) Community and Social Services Health Citizenship and Culture Education Colleges and Universities	th, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.



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Orders and Notices

Legislative Assembly of the Province of Ontario



Fourth Session, 32nd Parliament Wednesday, October 10th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. Miss Stephenson. PRINTED.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the Third Report of the Standing Committee on Regulations and Other Statutory Instruments.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).

^{*}Lieutenant Governor's Recommendation received.

- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 29. *Consideration* of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments.
- 30. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 31. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 32. Concurrence in Supply for the Office of the Assembly.
- 33. *Concurrence in Supply* for the Office of the Provincial Auditor.
- 34. Concurrence in Supply for the Ministry of the Solicitor General.
- 35. Concurrence in Supply for the Provincial Secretariat for Justice.
- 36. Concurrence in Supply for the Ministry of Natural Resources.
- 37. Concurrence in Supply for the Ministry of Correctional Services.
- 38. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 39. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 40. Concurrence in Supply for the Office of the Ombudsman.
- 41. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 42. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 43. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 44. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 45. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 46. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 47. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 48. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 49. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 50. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 53. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 54. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 55. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 56. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 57. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 58. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 59. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 60. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 61. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 62. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 63. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 64. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 65. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 66. Second Reading Bill 56, An Act to amend the Election Finances Reform Act.

 Mr. Foulds. PRINTED.
- 67. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 68. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 69. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 70. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 71. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 72. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 73. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 74. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act.

 Mr. Swart. PRINTED.
- 75. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 76. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 77. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 78. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 79. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 80. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 81. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 82. Second Reading Bill 115, An Act to amend the Employment Standards Act.

 Mr. Martel. PRINTED.
- 83. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 84. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 85. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 86. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 87. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. *Mr. Cooke*—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. *Mr. Rae*—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- 20. Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (1) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.
- 28. *Mr. Kerrio*—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do

so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer: (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present: (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with

opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- 30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.

- 33. Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older worker, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- 35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years

1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.

- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the Landlord and Tenant Act or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants, and
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring

each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.

Mr. Renwick-Resolution-That the Select Committee on the Ombudsman 37. shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.

OUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 20

Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces. To be debated Thursday, October 11th, 1984.

Ballot Item No. 21

Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older workers, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits. To be debated Thursday, October 11th, 1984.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Thursday, October 18th, 1984.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill. To be debated Thursday, October 18th, 1984.

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of

political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (*May 24th, 1984*)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. Mr. Drea. (June 20th, 1984)

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE

Consideration of the operation of the Centre of Forensic Sciences, the Ontario Fire College and the Ontario Police College. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Tuesday, October 11th, 1983.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Resources Development will meet to consider the Estimates of the Ministry of the Environment, as follows:

Today10.00 a.m.Room No. 228Thursday, October 118.00 p.m.Room No. 228

The Standing Committee on Social Development will meet *in camera* to consider the principle and terms of the Day Nurseries Act, as follows:

Today

2.00 p.m.

Room No. 151

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Thursday, October 11 following Routine Proceedings Room No. 151 Friday, October 12 following Routine Proceedings Room No. 151

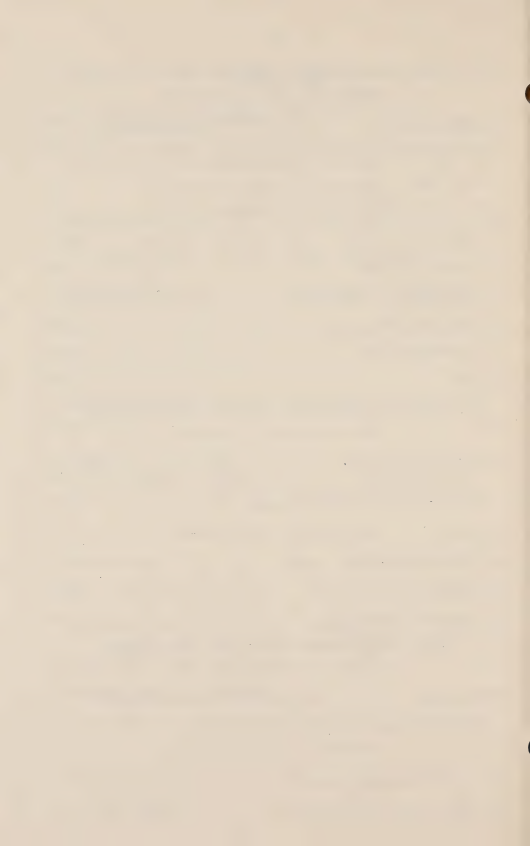
ESTIMATES

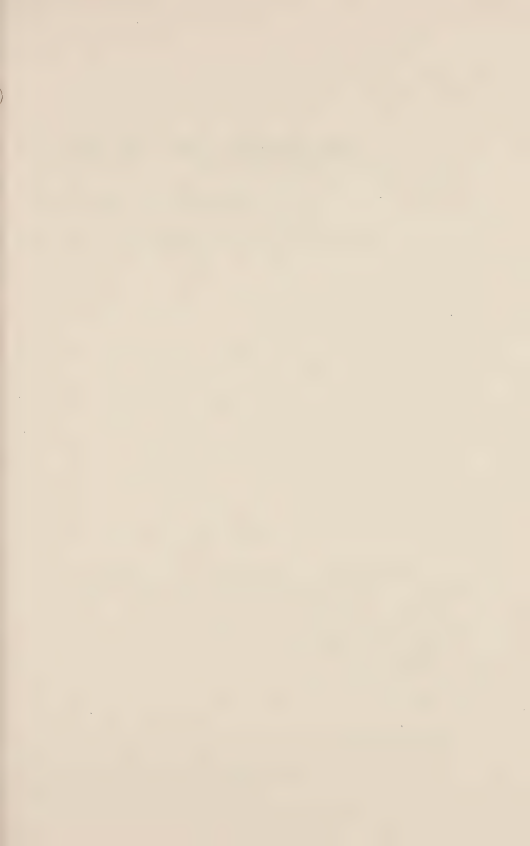
TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES	mins.			
IN COMMITTEE OF SUPPLY				
(Estimates to be taken in order shown)				
1. Intergovernmental Affairs (Completed Monday, May 7th,	1984)			
2. Government Services (Completed Thursday, May 10th,	1984)			
3. Lieutenant Governor				
4. Revenue (Completed Monday, June 4th,	1984)			
5. Northern Affairs	9 hrs.			
6. Treasury and Economics	7 hrs.			
7. Deputy Premier	8 hrs.			
8. Management Board of Cabinet	5 hrs.			
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE				
(Estimates to be taken in order shown)				
1. Solicitor General (Completed Wednesday, May 30th,	1984)			
2. Provincial Secretariat for Justice(Completed Friday, June 1st,	1984)			
3. Correctional Services (Completed Friday, June 8th,	1984)			
4. Attorney General	2 hrs.			
5. Consumer and Commercial Relations	0 hrs.			
IN STANDING COMMITTEE ON GENERAL GOVERNMEN	1T			
(Estimates to be taken in order shown)				
1. Office of the Assembly(Completed Wednesday, May 2nd,	1984)			
2. Provincial Auditor (Completed Wednesday, May 9th,	1984)			

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6t	h, 1984)	
2.	Municipal Affairs and Housing (Completed Thursday, June 21st	t, 1984)	
3.	Environment	17 hrs.	
4.	Provincial Secretariat for Resources Development	5 hrs.	
5.	Energy	16 hrs.	
6.	Tourism and Recreation	9 hrs.	
7.	Transportation and Communications	30 mins.	
8.	Industry and Trade	9 hrs.	
9.	Agriculture and Food	18 hrs.	
10.	Labour	20 hrs.	
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMEN	NT	
	(Estimates to be taken in order shown)		
1.	Provincial Secretariat for Social Development	h, 1984)	
2.	Community and Social Services	22 hrs.	
3.	Health	20 hrs.	
4.	Citizenship and Culture	5 hrs.	
5.	Education	17 hrs.	
7.	Colleges and Universities	8 hrs.	
	IN SELECT COMMITTEE ON THE OMBUDSMAN		
	(Estimates to be taken in order shown)		
1	Ombudsman(Completed Tuesday, September 25t.	h 1081)	







No. 70

Orders and Notices

Legislative Assembly of the Province of Ontario



Fourth Session, 32nd Parliament Thursday, October 11th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. *Miss Stephenson*. **PRINTED**.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the Third Report of the Standing Committee on Regulations and Other Statutory Instruments.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).

^{*}Lieutenant Governor's Recommendation received.

- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 29. *Consideration* of the First Report (1984) of the Standing Committee on Regulations and Other Statutory Instruments.
- 30. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 31. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 32. Concurrence in Supply for the Office of the Assembly.
- 33. *Concurrence in Supply* for the Office of the Provincial Auditor.
- 34. Concurrence in Supply for the Ministry of the Solicitor General.
- 35. Concurrence in Supply for the Provincial Secretariat for Justice.
- 36. Concurrence in Supply for the Ministry of Natural Resources.
- 37. Concurrence in Supply for the Ministry of Correctional Services.
- 38. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 39. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 40. *Concurrence in Supply* for the Office of the Ombudsman.
- 41. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 42. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 43. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 44. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 45. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 46. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 47. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 48. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 49. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 50. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 53. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 54. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 55. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 56. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 57. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 58. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 59. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 60. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 61. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 62. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 63. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 64. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 65. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 66. Second Reading Bill 56, An Act to amend the Election Finances Reform Act.

 Mr. Foulds. PRINTED.
- 67. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 68. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 69. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 70. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 71. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 72. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 73. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 74. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 75. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 76. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 77. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 78. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 79. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 80. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 81. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 82. Second Reading Bill 115, An Act to amend the Employment Standards Act. Mr. Martel. PRINTED.
- 83. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 84. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 85. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 86. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 87. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- Mr. Kolyn-Resolution-That in recognition of the significant contribution 9. that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequatable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of 20. Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (i) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces.
- 28. *Mr. Kerrio*—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do

so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with

opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- Mr. Shymko—Resolution—That recognizing the universality and indivisibility 30. of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.

- 33. Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older worker, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- Mr. Peterson—Resolution—That this Assembly authorizes and directs the 35. Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years

1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.

- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the *Landlord and Tenant Act* or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants, and
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring

each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.

Mr. Renwick-Resolution-That the Select Committee on the Ombudsman 37. shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.

OUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 20

Mr. Miller (Haldimand-Norfolk)—Resolution—That in the opinion of this House, the Government recognize that economic pressures continue to force many farmers in this Province out of the agriculture industry and that in order to give our farmers a sense of security in the future of this vital industry, the Government take immediate steps to set up short - and long-term financial programs at eight per cent interest rates so that the agriculture industry will remain viable, grow, prosper and compete equitably with agricultural financial assistance programs in other provinces. To be debated Thursday, October 11th, 1984.

Ballot Item No. 21

Mr. Di Santo—Resolution—That pending expansion and enrichment of the Canada Pension Plan to provide adequate early retirement pensions to older workers, Ontario should establish an Early Retirement Fund to enable voluntary early retirement for two categories of older workers, those who work in heavy labour occupations and those whose employer agree to hire younger workers to replace workers retiring before age 65. This fund would pay benefits equal to 50% of the average industrial wage and would be funded by a payroll tax. This tax would be paid by employers and would have no ceiling on earnings subject to tax, but would exempt firms established less than five years, those with a high proportion of younger employers and those with company pension provisions enabling early retirement with full benefits. To be debated Thursday, October 11th, 1984.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Thursday, October 18th, 1984.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill. *To be debated Thursday, October 18th, 1984.*

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of

political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. *To be debated Thursday, October 25th, 1984.*

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (*May 24th, 1984*)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (*June 20th, 1984*)

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Resources Development will meet to consider the Estimates of the Ministry of the Environment, as follows:

Today

8.00 p.m.

Room No. 228

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Today

following Routine Proceedings

Room No. 151

Friday, October 12

following Routine Proceedings

Room No. 151

The Standing Committee on Procedural Affairs will meet as follows:

Today

10.30 a.m.

Room No. 228

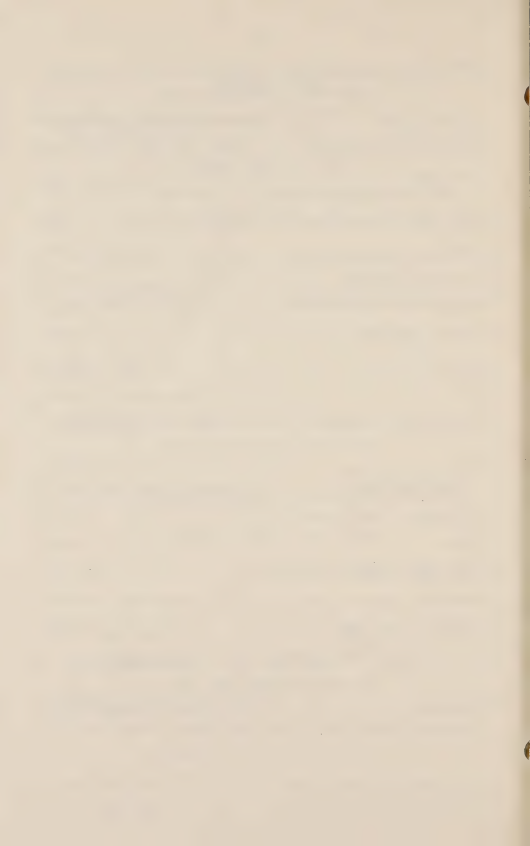
ESTIMATES

ТО	TAL HOURS FOR CONSIDERATION OF ALL ESTIMATES	mins.		
	IN COMMITTEE OF SUPPLY			
(Estimates to be taken in order shown)				
1.	Intergovernmental Affairs (Completed Monday, May 7th,	1984)		
2.	Government Services (Completed Thursday, May 10th,	1984)		
3.	Lieutenant Governor			
4.	Revenue (Completed Monday, June 4th,	1984)		
5.	Northern Affairs	9 hrs.		
6.	Treasury and Economics	7 hrs.		
7.	Deputy Premier	8 hrs.		
8.	Management Board of Cabinet	5 hrs.		
	IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE			
	(Estimates to be taken in order shown)			
1.	Solicitor General (Completed Wednesday, May 30th,	1984)		
2.	Provincial Secretariat for Justice(Completed Friday, June 1st,	1984)		
3.	Correctional Services (Completed Friday, June 8th,	1984)		
4.	Attorney General	2 hrs.		
5.	Consumer and Commercial Relations	0 hrs.		
	IN STANDING COMMITTEE ON GENERAL GOVERNMEN (Estimates to be taken in order shown)	T		
1.	Office of the Assembly(Completed Wednesday, May 2nd,	1984)		
2	Provincial Auditor (Completed Wednesday May 0th	1084)		

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6t	h, 1984)	
2.	Municipal Affairs and Housing (Completed Thursday, June 21st	st, 1984)	
3.	Environment	35 mins.	
4.	Provincial Secretariat for Resources Development	5 hrs.	
5.	Energy	16 hrs.	
6.	Tourism and Recreation	9 hrs.	
7.	Transportation and Communications	30 mins.	
8.	Industry and Trade	9 hrs.	
9.	Agriculture and Food	18 hrs.	
10.	Labour	20 hrs.	
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT		
	IN STANDING COMMITTEE ON SOCIAL DEVELOPME	NT	
	(Estimates to be taken in order shown)	NT	
1.	(Estimates to be taken in order shown)		
1.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development		
	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984)	
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs.	
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs.	
 3. 4. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs.	
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.	
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.	







No. 71

Orders and Notices

Legislative Assembly of the Province of Ontario

Friday, October 12th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act.

 Miss Stephenson. PRINTED.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.
- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.

^{*}Lieutenant Governor's Recommendation received.

- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 29. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 30. Concurrence in Supply for the Office of the Assembly.
- 31. *Concurrence in Supply* for the Office of the Provincial Auditor.
- 32. Concurrence in Supply for the Ministry of the Solicitor General.
- 33. Concurrence in Supply for the Provincial Secretariat for Justice.
- 34. Concurrence in Supply for the Ministry of Natural Resources.
- 35. Concurrence in Supply for the Ministry of Correctional Services.
- 36. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 37. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 38. *Concurrence in Supply* for the Office of the Ombudsman.
- 39. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 40. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 41. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 42. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 43. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 44. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 45. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 46. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 47. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 48. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 53. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 54. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 55. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 56. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 57. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 58. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 59. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 60. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 61. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 62. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 63. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 64. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 65. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 66. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 67. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 68. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 69. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 70. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 71. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 72. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 73. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 74. Second Reading Bill 96, An Act to amend the Residential Tenancies Act.

 Mr. Ruprecht. PRINTED.
- 75. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 76. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 77. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 78. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 79. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 80. Second Reading Bill 115, An Act to amend the Employment Standards Act.

 Mr. Martel. PRINTED.
- 81. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 82. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 83. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 84. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 85. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.

NOTICES

PRIVATE MEMBERS' MOTIONS

- 1. Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. *Mr. Cooke*—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- Mr. Kolyn—Resolution—That in recognition of the significant contribution 9. that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. *Mr. Rae*—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of 20. Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 27. Debated October 11th, 1984.
- 28. Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms

and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- Mr. Shymko—Resolution—That recognizing the universality and indivisibility 30. of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 33. Debated October 11th, 1984.
- 34. *Mr. Ruston*—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.

Mr. Peterson-Resolution-That this Assembly authorizes and directs the 35. Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the Landlord and Tenant Act or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.

- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC *Field manual* and the OHC *Resident's Guides* shall state that, under *Landlord and Tenant Act* and *Residential Tenancies Act*, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants, and
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- Mr. Renwick—Resolution—That the Select Committee on the Ombudsman 37. shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.

- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;
 - these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);
 - companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
 - provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
 - for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
 - any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
 - any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
 - inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
 - any companies not living up to the legal requirements would be liable to a stiff fine;
 - most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;

- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;
- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Items No. 20 and 21—Debated Thursday, October 11th, 1984.

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Thursday, October 18th, 1984.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill. To be debated Thursday, October 18th, 1984.

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on

the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. To be debated Thursday, October 25th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)

Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (May 24th, 1984)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. *Mr. McCaffrey.* (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr28, An Act respecting The Madawaska Club, Limited. Mr. Cousens. (October 11th, 1984)

Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea. (June 20th, 1984)*

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (*Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.*)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Today following Routine Proceedings Room No. 151

The Standing Committee on Social Development will meet *in camera* to consider the principle and terms of the Day Nurseries Act, as follows:

Tuesday, October 16 following Routine Proceedings Room No. 151 Wednesday, October 17 2.00 p.m. Committee Room No. 1

The Standing Committee on Resources Development will meet to consider the Estimates of the Ministry of the Environment, as follows:

 Tuesday, October 16
 8.00 p.m.
 Room No. 228

 Wednesday, October 17
 10.00 a.m.
 Room No. 228

 Thursday, October 18
 8.00 p.m.
 Room No. 228

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Wednesday, October 17 10.00 a.m. Room No. 151
Thursday, October 18 following Routine Proceedings Room No. 151
Friday, October 19 following Routine Proceedings Room No. 151

The Standing Committee on Procedural Affairs will meet to consider an application for private legislation by the Regional Municipality of Hamilton-Wentworth as follows:

Thursday, October 18 10.00 a.m. Room No. 228

The Standing Committee on Regulations and Other Statutory Instruments will meet as follows:

Thursday, October 18 10.00 a.m. Committee Room No. 1

In Camera to consider its Second Report for 1984

—and 11.00 a.m.—

to consider Bill Pr19, An Act respecting the City of London, and Bill Pr21, An Act respecting the Harold and Grace Baker Centre.

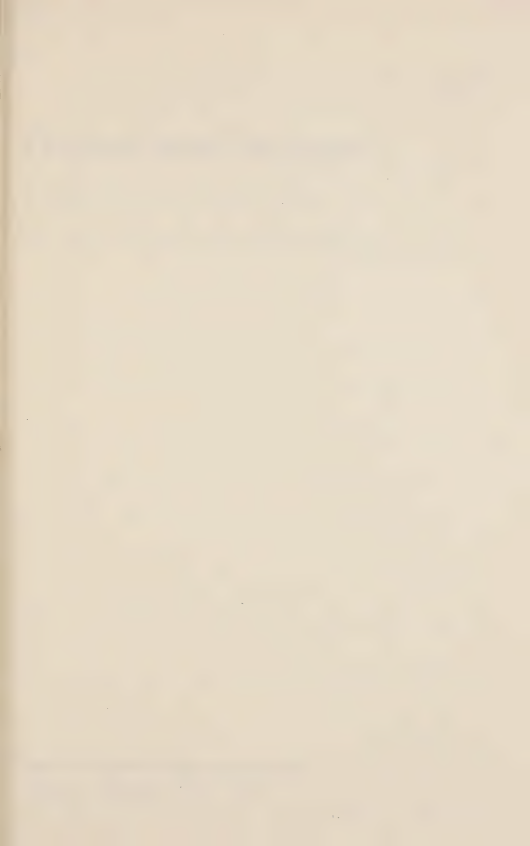
ESTIMATES

TC	OTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES	nins.	
	IN COMMITTEE OF SUPPLY		
	(Estimates to be taken in order shown)		
1.	Intergovernmental Affairs (Completed Monday, May 7th, 1	984)	
2.	Government Services (Completed Thursday, May 10th, 1	984)	
3.	Lieutenant Governor	984) 984)	
4.	Revenue (Completed Monday, June 4th, 1	984)	
5.	Northern Affairs	hrs.	
6.	Treasury and Economics	hrs.	
7.	Deputy Premier	hrs.	
8.	Management Board of Cabinet 5	hrs.	
	IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE		
	(Estimates to be taken in order shown)		
1.	Solicitor General (Completed Wednesday, May 30th, 19	984)	
2.	Provincial Secretariat for Justice(Completed Friday, June 1st, 1st	984)	
3.	Correctional Services (Completed Friday, June 8th, 19	984)	
4.	Attorney General	ins.	
5.	Consumer and Commercial Relations 20	hrs.	
IN STANDING COMMITTEE ON GENERAL GOVERNMENT			
(Estimates to be taken in order shown)			
1.	Office of the Assembly(Completed Wednesday, May 2nd, 19	984)	
2.	Provincial Auditor (Completed Wednesday, May 9th, 19	084)	

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6th, 19	984)	
2.	Municipal Affairs and Housing (Completed Thursday, June 21st, 19	984)	
3.	Environment	nins.	
4.	Provincial Secretariat for Resources Development 5	hrs.	
5.	Energy	hrs.	
6.	Tourism and Recreation	hrs.	
7.	Transportation and Communications	nins.	
8.	Industry and Trade	hrs.	
9.	Agriculture and Food	hrs.	
10.	Labour 20	hrs.	
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT		
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT	`	
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT (Estimates to be taken in order shown)	•	
1.			
1.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development		
	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	1984)	
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	1984) ? hrs.	
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19th, 1) Community and Social Services 22 Health 20 Citizenship and Culture 5	1984) ? hrs.	
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19th, 1) Community and Social Services 22 Health 20 Citizenship and Culture 5 Education 17	(1984) Phrs. Ohrs.	
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Publications .

Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Monday, October 15th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act.

 Miss Stephenson. PRINTED.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. PRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).

^{*}Lieutenant Governor's Recommendation received.

- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 29. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 30. *Concurrence in Supply* for the Office of the Assembly.
- 31. *Concurrence in Supply* for the Office of the Provincial Auditor.
- 32. Concurrence in Supply for the Ministry of the Solicitor General.
- 33. Concurrence in Supply for the Provincial Secretariat for Justice.
- 34. *Concurrence in Supply* for the Ministry of Natural Resources.
- 35. *Concurrence in Supply* for the Ministry of Correctional Services.
- 36. *Concurrence in Supply* for the Provincial Secretariat for Social Development.
- 37. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 38. Concurrence in Supply for the Office of the Ombudsman.
- 39. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 40. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 41. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 42. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 43. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 44. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 45. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 46. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 47. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 48. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 53. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 54. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 55. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 56. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 57. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 58. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 59. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 60. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 61. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 62. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 63. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 64. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 65. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 66. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 67. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 68. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 69. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 70. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 71. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 72. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act.

 Mr. Swart. PRINTED.
- 73. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 74. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 75. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 76. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 77. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 78. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 79. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 80. Second Reading Bill 115, An Act to amend the Employment Standards Act. Mr. Martel. PRINTED.
- 81. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 82. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 83. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 84. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 85. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.

NOTICES

GOVERNMENT MOTION

11. *Mr. Grossman*—Resolution—That the Treasurer of Ontario be authorized to pay the salaries of civil servants and other necessary payments pending the voting of Supply for the period commencing November 1st, 1984, and ending December 31st, 1984, such payments to be charged to the proper appropriation following the voting of Supply.

PRIVATE MEMBERS' MOTIONS

- 1. Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. *Mr. Cooke*—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set

training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.

- 8. *Mr. Cooke*—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstration project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.
- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned

by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.

- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the contribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.
- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to

return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the *Occupational Health and Safety Act*.

- Mr. Samis-Resolution-That the Provincial Secretariats for Resources 21. Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville, Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.
- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 28. *Mr. Kerrio*—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions

affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- 30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution and at times genocide in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for the raising of the respective national flags in front of the Parliament Building to be flown during the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.

- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- Mr. Peterson—Resolution—That this Assembly authorizes and directs the 35. Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the Landlord and Tenant Act or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.

- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-*viz.*, start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC *Field manual* and the OHC *Resident's Guides* shall state that, under the *Landlord and Tenant Act* and the *Residential Tenancies Act*, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- 37. Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of

the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.

- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;
 - these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);
 - companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
 - provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
 - for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
 - any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
 - any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
 - inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
 - any companies not living up to the legal requirements would be liable to a stiff fine;

- most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;
- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives:
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;
- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.

OUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

NOTE:

- †Interim Answer to Question 293 tabled May 18th, 1984. Approximate date information available December 31st, 1984.
- ††Interim Answers to Questions 295 to 299 inclusive, 334, 416 to 418 inclusive, and 504 tabled June 27th, 1984. Approximate date information available December 31st, 1984.
- 293. *Mr. Reid* (Rainy River)—Enquiry of the Ministry—Would the various ministries table the public opinion polls taken by them from February 1st, 1983 to March 1st, 1984, the name of the firm who conducted the poll, and their cost. *April 13th*, 1984.†
- 295. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Lottario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Lottario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.†
- 296. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Super Loto Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Super Loto in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 297. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Provincial Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2)

the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Provincial in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††

- 298. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Wintario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Wintario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 299. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the 6/49 Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by 6/49 in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 334. Mr. Cooke—Enquiry of the Ministry—Will the Minister of Health give the dates on which there were 1,000 empty hospital beds available in Metroplitan Toronto. In the reply would the Minister indicate which hospitals the beds were located in. If the Minister does not keep records which enable it to give a specific response, will the Minister table any survey or other research it has done which would lead to the conclusion that large numbers of hospital beds have been available for medical use in Metropolitan Toronto at any time in the last three years. May 7th, 1984.††
- 416. Mr. Peterson—Enquiry of the Ministry—Would the Minister of Natural Resources indicate the total amount of payments made in compensation of the private use of Province of Ontario aircraft for each fiscal year this practice has been in place. Would the Minister provide a breakdown of this amount on the basis of fiscal year, by each flight, the passengers of each flight, who made the compensatory payment for each flight, and what was the itinerary of each flight. Would the Minister also indicate what is the

Government policy with respect to the private use of Province of Ontario aircraft. June 19th, 1984.††

- 417. Mr. Philip—Enquiry of the Ministry—Is the Ministry aware that six municipalities and the Association of Shelter Administrators of Ontario have passed resolutions asking the Government to repeal certain sections of the Animals for Research Act. Is the Ministry prepared to repeal any sections of this Act. Is the Ministry planning any amendments to the Act. If so, what is the nature of the amendments and when can they be expected. June 20th, 1984.††
- 418. *Mr. Wrye*—Enquiry of the Ministry—Will the Minister Responsible for Women's Issues table the study done by Touche Ross on the organization of the Women's Directorate. *June 21st*, 1984.††
- 504. Mr. Charlton—Enquiry of the Ministry—Will the Minister of the Environment table the following information: (1) how many companies in the Province of Ontario have control orders applied to them. Can the Ministry supply a list of the companies, the expiry dates of the control orders, an indication as to whether the control orders apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not; and (2) how many companies in the Province are operating under program approvals. Can the Ministry supply a list of these companies, the expiry dates of their program approvals, whether the program approvals apply to air and water emissions or both, and whether the Ministry finds the company in compliance or not. June 26th, 1984.††
- 508. Mr. Reid (Rainy River)—Enquiry of the Ministry—Would the Treasurer please table a list of all projects to which the Board of Industrial Leadership and Development has committed or is expected to commit funds, the status of those projects, the provincial commitments, and the commitments to each project from municipalities, the federal government and the private sector. August 29th, 1984.
- 509. Mr. Bradley-Enquiry of the Ministry-Will the Minister of Education table for each school board in Ontario for 1975: (1) the average daily enrollment; (2) per pupil grant ceiling; (3) per pupil expenditures; (4) total expenditure; (5) total local taxation; (6) total provincial assistance; (7) rate of grant on recognized ordinary expenditures; (8) provincial contribution as a percentage of the total local school board expenditures; (9) rate of grant for French-language instruction; (10) decline or increase in number of students from previous year; (11) decline or increase in number of full-time equivalent teachers from previous year; (12) number of self-contained special education classes; (13) number of full-time equivalent teachers of special education classes; (14) number of heritage language classes; (15) number of students studying heritage languages; (16) number of pupils whose first language is neither English nor French; (17) number of self-contained classes for pupils whose first language is neither English nor French; and (18) number of full-time equivalent teachers of classes for pupils whose first language is neither English nor French. Will the Minister also provide details for each of the above eighteen points on a province-wide basis. August 29th, 1984.

- 510. *Mr. Elston*—Enquiry of the Ministry—Would the Minister of Environment list the amount of funds it spent on efforts to monitor and control acid gas emissions in Ontario in each of the last three fiscal years: 1980-81, 1981-82 and 1982-83. Would the Minister also provide estimated amounts it plans to spend on controlling acid gas emissions for the next three years: 1983-84, 1984-85 and 1985-86. *August 29th*, 1984.
- 511. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a detailed list of office renovations it has carried out to-date since January 1, 1983, including a list of costs associated with the renovations, and a description of which Ministry offices were renovated, and a list of associated costs including temporary rental space and moving costs. August 29th, 1984.
- 512. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide its report, or reports, on the water quality of Lake Simcoe, including the following information: names of the sources of contaminants entering the lake including types and amounts of contaminants for each source; detailed description of the effluent from sewers entering Lake Simcoe, including types of contaminants and amounts (on an annual basis); a list of major industries connected to sewers entering the lake including types and amounts of contaminants (on an annual basis). August 29th, 1984.
- 513. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of of the names and locations of all the closed and abandoned waste dumps, commercial and municipal, in Ontario. Would the Minister also provide a list of those dumps or landfills that it considers may contaminate groundwater and that the Ministry considers actionable, and could the Minister provide information on the remedial action on these sites. August 29th, 1984.
- 514. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of chemical wastes and other hazardous contaminants, including types and amounts, dumped into the Barrie (Sandy Hollow) Landfill. Could the Minister also provide a list of the sources of the contaminants and their contributions on an annual basis to the wastes dumped in the landfill. And could the Minister provide the results of the hydrogeological studies of the area around the landfill site and the results of tests for contaminants in the groundwater under and off the site. August 29th, 1984.
- 515. Mr. Elston—Enquiry of the Ministry—Would the Minister provide information on Huronia Sanitation's (Midland, Ontario) Certificates of Approval for Waste Management Systems issued to that company by the Ministry, including: (a) a list of waybills for the transportation of liquid industrial wastes and sewage including types and amounts of wastes, and source and destination of wastes; (b) copies of reports on Huronia's waste disposal practices, and copies of correspondence with Huronia or its operators regarding the company's practices; (c) reasons for withdrawing Huronia's Certificate of Approval; (d) a copy of the report which includes the role Huronia Sanitation played in the nighttime dumping of liquid industrial wastes in the Eric Pauze landfill in Perkinsfield in July, 1978; and (e) information related

- to Huronia Sanitation acting as a transport agent for U.S. wastes disposed of in Ontario. August 29th, 1984.
- 516. *Mr. Elston*—Enquiry of the Ministry—What did it cost the Ministry of the Environment to intervene in the "S" Area Landfill Hearings in the U.S. District Court in Buffalo, New York. And specifically how much did the Ministry pay the U.S. law firm and Mr. Philip Sunderland to represent the Ministry in the U.S. regarding the "S" Area negotiations and court hearing, and how much did the Ministry pay each one of its expert witnesses—Dr. Grisak, Dr. Martin and Mr. MacKay. *August 29th*, 1984.
- 517. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the types and volumes (on annual basis) of liquid industrial wastes deposited in the following landfills during the last three years (giving a yearly breakdown): (a) City of Barrie; (b) City of Brantford; (c) City of Guelph; (d) City of Paris; (e) City of Welland; (f) Township of Hamilton; and (g) Tricil, Corunna. And would the Minister supply the following information for each of the landfills: (i) copies of all hydrogeological studies; (ii) copies of reports on remedial measures taken to maintain proper site operations and to prevent groundwater contamination; (iii) copies of Certificates of Approval for A Waste Site; and (iv) copies of correspondence and reports regarding requests or orders to improve site operations and conditions. August 29th, 1984.
- 518. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the types and volumes (on an annual basis) of industrial liquid wastes deposited in the following private landfills during the last three years: (a) Dow Chemical, Sarnia; (b) Imperial Oil, Sarnia; and (c) Abitibi Provincial, Halton Hills. And would the Minister supply the following information for each of the landfills: (i) copies of all hydrogeological studies; (b) copies of reports on remedial measures taken to maintain proper site operations and to prevent groundwater contamination; (c) copies of Certificates of Approval for A Waste Site; and (d) copies of correspondence and reports regarding requests or orders by the Ministry to improve site operations and conditions. August 29th, 1984.
- 519. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals and other hazardous wastes burned in the Tricil and Syntath incinerators each year over the last three years, and provide as well the generator and transporter of the wastes to the two incinerators. Would the Minister also provide copies of the results of both air emissions and ambient air quality tests taken at and around both incinerators. Would the Minister also provide copies of any reports or correspondence regarding the Ministry's request to improve operations at either one, or both, Tricil and Syntath. August 29th, 1984.
- 520. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals and other hazardous wastes, including types and volumes, received by the following water pollution control plants (sewage treatment plants) over the last three years: (a) Niagara Falls; (b) Kitchener; (c) Imperial Oil, Ltd., Sarnia; (d) Cornwall; (e) Shell Canada Ltd., Oakville; (f) Baker Road, Grimsby; (g) Petrolia; and (h) Belleville. Would the Minister

also identify the major sources of the liquid industrial wastes to the pollution control plants, including types and volumes of wastes; and list what amounts of the liquid industrial wastes (in terms of volume and percentage of the waste received) are removed or neutralized by the plants. *August* 29th, 1984.

- 521. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals (types and volumes handled by each) received and sold in each of the last three years by the following Transfer Stations: (a) Canada Cement LaFarge, Systech, Woodstock; (b) Cantro Oil Recyclers (Honey Bee), Windsor; (c) Chem-King Inc., Barrie; (d) Jim's Trucking, Welland; (e) Mac's Liquid Disposal, London; (f) Poirier Waste Pumping, Navin; (g) O. E. MacDougall, Brockville; (h) Palro, Burford; and (i) Tricil Ltd., Mississauga. Would the Minister also list the waste generators and haulers for the wastes received by the Transfer Stations. August 29th, 1984.
- 522. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment please list the out-of-province generators of liquid industrial and other hazardous wastes disposed of in Ontario during each of the last three years, including names of the generators, receivers and haulers, giving types and volumes of the wastes. August 29th, 1984.
- 523. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide copies of all Control Orders issued by the Minister from January 1, 1982 to June 1, 1984. Could the Minister also provide copies of any amendments issued during the same period to the Ministry's Control Orders. August 29th, 1984.
- 524. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide the following information regarding the waste lagoons at the International Minerals and Chemical Corporation (IMC) plant in Dunnville, Ontario: (a) copies of all reports on the lagoons and IMC's waste handling practices prepared by the Ministry, or prepared by the company at the request of the Ministry or prepared by a consultant for the Ministry or the company; (b) copies of Certificates for A Waste Site issued to the company; and (c) copies of reports regarding the impact of the company's wastes on the environment, in particular, the Grand River. August 29th, 1984.
- 525. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a breakdown of the costs for writing and publishing its "Legacy" magazine for each of the last three years, including the cost of distribution and mailing. Could he also give the number of copies printed each issue and give a general breakdown of where the magazine is circulated. August 29th, 1984.
- 526. Mr. Elston—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the following information: (a) the total cost paid for police security for him per year; (b) the number of security guards and/or O.P.P. officers in attendance at the January 6, 1984 meeting in Hanover; (c) the number of people in attendance at the Hanover meeting; and (d) what hap-

- pened to the film taken of the Hanover meeting by the security forces. August 29th, 1984.
- 527. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of the Environment table the May 18th comments of the Environmental Assessment Branch to the Ministry of Natural Resources concerning the Draft Class Environmental Assessment for Forest Management on Crown Lands in Ontario. August 29th, 1984.
- 528. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources table the names of the timber companies charged under the Crown Timber Act with regard to wasteful cutting practices for the years 1981-82, 1982-83, 1983-84 and the amount of the fine. August 29th, 1984.
- 529. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a table showing: (a) the total forest cutover area; (b) area not available for regeneration treatment; (c) area regenerated naturally; (d) area requiring regeneration treatment; (e) area regenerated artificially; and (f) area requiring treatment but not treated, for 1982-83 and 1983-84. August 29th, 1984.
- 530. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a list of the size of cutovers which were approved within the licensed areas of: (1) Boise Cascade Canada Limited; (2) Great Lakes Forest Products Ltd.; (3) Abitibi Paper Company Limited; (4) Kimberly Clark of Canada Ltd; and (5) Spruce Falls Power and Paper Company Limited for the years 1982-83 and 1983-84. Please provide the type of cutting method used, the location of the cutovers, and the extent of any artificial and natural regeneration on these sites. August 29th, 1984.
- 531. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of Natural Resources provide a list of the municipalities which have instituted a bounty on wolves and foxes and the value of the bounty, and advise the House whether these bounties contravene the Game and Fish Act. August 29th, 1984.
- 532. *Mr. Riddell*—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total yearly cost of his farm newspaper OMAF News, including distribution costs. *August 29th*, 1984.
- 533. *Mr. Riddell*—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total cost of the following Ministry publications. Please provide the total number of publications distributed: (a) Ontario 1784-1984, Life on the Farm; (b) Highlights of agricultural research in Ontario; (c) Marketing and Development in Ontario Agriculture; and (d) Surprise. Fascinating things you probably never knew about the Ontario Ministry of Agriculture and Food. *August 29th*, 1984.
- 534. Mr. Riddell—Enquiry of the Ministry—With respect to the Ministry's Farm Adjustment Assistance Program, would the Minister of Agriculture and

Food provide the total payment to date to the Chairman and to members of the Decision Committee. *August 29th*, 1984.

- 535. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide the costs he incurred in the course of conducting his own constitutency business and legislative duties not associated with his Ministerial duties, costs including: travel, phone, staff, postage, office supplies, photocopy, meetings and receptions, for 1983-84, indicating which funds cover the costs. August 29th, 1984.
- 536. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of the citizen and community groups such as Pollution Probe and the Tiny Ratepayers Against Pollution (TRAP) to which the Ministry has given funds in each of the last four years, listing the group, the amount and the date given. August 29th, 1984.
- 537. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment describe the next step it plans to take to reduce acid gas emissions from the INCO Sudbury plant. When will you issue the next Control Order, what daily average emission level do you plan to bring the company down to, what steps do you expect the company to take to meet the new level, and how much do you estimate it will cost the company, and how soon will you require the company to achieve the new level. August 29th, 1984.
- 538. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide information on those drinking water treatment facilities where the Ministry has discovered contaminants in the raw water, and/or in the treated water to-date since January 1, 1982. Please name the facilities and list the types and volumes of the highest levels of contaminants found in both the raw and the treated water. August 29th, 1984.
- 539. *Mr. Elston*—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total cost of the new 30-minute colour film produced by the Ministry entitled "Proud Beginnings". *August 29th*, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Thursday, October 18th, 1984.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill. *To be debated Thursday, October 18th, 1984.*

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention

systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. To be debated Thursday, October 25th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

- Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)
- Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)
- Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)
- Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)
- Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo*. (*May 24th*, 1984)
- Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)
- Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)
- Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)
- Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)
- Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens.
- Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)
- Bill Pr28, An Act respecting The Madawaska Club, Limited. *Mr. Taylor* (Prince Edward-Lennox). (October 11th, 1984)
- Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)
- Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)
- Bill Pr46, An Act respecting the Brockville Rowing Club Inc. *Mr. Runciman.* (*April 6th*, 1984)
- Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea. (June 20th, 1984)*

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Social Development will meet to consider Bill 77, An Act respecting the Protection and Well-being of Children and their Families, as follows:

Todayfollowing Routine ProceedingsRoom No. 151Tuesday, October 16following Routine ProceedingsRoom No. 151Wednesday, October 172.00 p.m.Committee Room No. 1

The Standing Committee on Resources Development will meet to consider the Estimates of the Ministry of the Environment, as follows:

Tuesday, October 168.00 p.m.Room No. 228Wednesday, October 1710.00 a.m.Room No. 228Thursday, October 188.00 p.m.Room No. 228

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Wednesday, October 17 10.00 a.m. Room No. 151
Thursday, October 18 following Routine Proceedings Room No. 151
Friday, October 19 following Routine Proceedings Room No. 151

The Standing Committee on Procedural Affairs will meet to consider an application for private legislation by the Regional Municipality of Hamilton-Wentworth as follows:

Thursday, October 18

10.00 a.m.

Room No. 228

The Standing Committee on Regulations and Other Statutory Instruments will meet as follows:

Thursday, October 18 10.00 a.m. Committee Room No. 1 In Camera to consider its Second Report for 1984

—and 11.00 a.m.—

to consider Bill Pr19, An Act respecting the City of London, and Bill Pr21, An Act respecting the Harold and Grace Baker Centre.

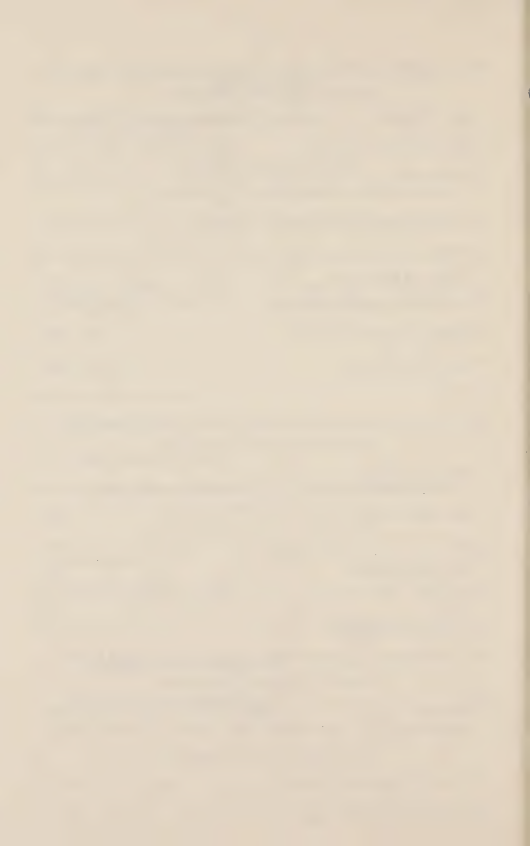
ESTIMATES

TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES		
IN COMMITTEE OF SUPPLY		
(Estimates to be taken in order shown)		
1. Intergovernmental Affairs (Completed Monday, May 7th, 1984)		
2. Government Services (Completed Thursday, May 10th, 1984)		
3. Lieutenant Governor		
4. Revenue (Completed Monday, June 4th, 1984)		
5. Northern Affairs		
6. Treasury and Economics		
7. Deputy Premier 8 hrs.		
8. Management Board of Cabinet		
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE		
(Estimates to be taken in order shown)		
1. Solicitor General (Completed Wednesday, May 30th, 1984)		
2. Provincial Secretariat for Justice(Completed Friday, June 1st, 1984)		
3. Correctional Services (Completed Friday, June 8th, 1984)		
4. Attorney General		
5. Consumer and Commercial Relations		
IN STANDING COMMITTEE ON GENERAL GOVERNMENT		
(Estimates to be taken in order shown)		
1. Office of the Assembly(Completed Wednesday, May 2nd, 1984)		
2. Provincial Auditor (Completed Wednesday, May 9th, 1984)		

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6	5th, 1984)
2.	. Municipal Affairs and Housing (Completed Thursday, June 21st, 1984)	
3.	Environment	
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	7. Transportation and Communications	
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT		
	IN STANDING COMMITTEE ON SOCIAL DEVELOPME	ENT
	(Estimates to be taken in order shown)	ENT
1.	(Estimates to be taken in order shown)	
	(Estimates to be taken in order shown) Provincial Secretariat for	
	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	th, 1984)
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	22 hrs.
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	22 hrs. 20 hrs.
 2. 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	22 hrs. 20 hrs. 5 hrs.
 2. 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19) Community and Social Services Health Citizenship and Culture Education	22 hrs. 20 hrs. 5 hrs. 17 hrs.
 2. 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19) Community and Social Services Health Citizenship and Culture Education Colleges and Universities	22 hrs. 20 hrs. 5 hrs. 17 hrs.



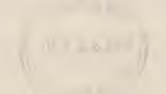




No. 73

Orders and Notices

Legislative Assembly of the Province of Ontario



Fourth Session, 32nd Parliament Tuesday, October 16th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act.

 Miss Stephenson. PRINTED.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. PRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).

^{*}Lieutenant Governor's Recommendation received.

- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 29. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 30. *Concurrence in Supply* for the Office of the Assembly.
- 31. Concurrence in Supply for the Office of the Provincial Auditor.
- 32. Concurrence in Supply for the Ministry of the Solicitor General.
- 33. Concurrence in Supply for the Provincial Secretariat for Justice.
- 34. Concurrence in Supply for the Ministry of Natural Resources.
- 35. Concurrence in Supply for the Ministry of Correctional Services.
- 36. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 37. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 38. *Concurrence in Supply* for the Office of the Ombudsman.
- 39. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 40. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 41. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 42. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 43. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 44. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 45. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 46. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 47. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 48. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 53. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 54. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 55. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 56. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 57. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 58. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 59. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 60. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 61. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 62. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 63. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 64. Second Reading Bill 56, An Act to amend the Election Finances Reform Act.

 Mr. Foulds. PRINTED.
- 65. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 66. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 67. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr.
- 68. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 69. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 70. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 71. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 72. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 73. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 74. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 75. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 76. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 77. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 78. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 79. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 80. Second Reading Bill 115, An Act to amend the Employment Standards Act.

 Mr. Martel. PRINTED.
- 81. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 82. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 83. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 84. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 85. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.
- 86. Second Reading Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records. Mr. Grande.

NOTICES

GOVERNMENT MOTION

11. *Mr. Grossman*—Resolution—That the Treasurer of Ontario be authorized to pay the salaries of civil servants and other necessary payments pending the voting of Supply for the period commencing November 1st, 1984, and ending December 31st, 1984, such payments to be charged to the proper appropriation following the voting of Supply.

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. *Mr. Cooke*—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set

training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.

- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstration project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.
- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned

by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.

- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the contribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.
- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of 20. Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (i) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to

return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the *Occupational Health and Safety Act*.

- Mr. Samis-Resolution-That the Provincial Secretariats for Resources 21. Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville, Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.
- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 28. *Mr. Kerrio*—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions

affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- 30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.

- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- Mr. Peterson—Resolution—That this Assembly authorizes and directs the 35. Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the *Landlord and Tenant Act* or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.

- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- 37. Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of

the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.

- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;
 - these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);
 - companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
 - provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
 - for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
 - any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
 - any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
 - inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
 - any companies not living up to the legal requirements would be liable to a stiff fine;

- most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;
- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;
- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Thursday, October 18th, 1984.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill. To be debated Thursday, October 18th, 1984.

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention

systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. *To be debated Thursday, October 25th, 1984.*

Ballot Item No. 26

Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. To be debated Thursday, November 1st, 1984.

Ballot Item No. 27

Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. To be debated Thursday, November 1st, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)

Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (May 24th, 1984)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)

Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens.

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr28, An Act respecting The Madawaska Club, Limited. Mr. Taylor (Prince Edward-Lennox). (October 11th, 1984)

Bill Pr30, An Act respecting the City of Belleville. Mr. O'Neil. (October 15th, 1984).

Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea. (June 20th, 1984)*

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Social Development will meet to consider Bill 77, An Act respecting the Protection and Well-being of Children and their Families, as follows:

Today following Routine Proceedings Room No. 151 Wednesday, October 17 2.00 p.m. Committee Room No. 1

The Standing Committee on Resources Development will meet to consider the Estimates of the Ministry of the Environment, as follows:

Today8.00 p.m.Room No. 228Wednesday, October 1710.00 a.m.Room No. 228Thursday, October 188.00 p.m.Room No. 228

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Wednesday, October 17 10.00 a.m. Room No. 151
Thursday, October 18 following Routine Proceedings Room No. 151
Friday, October 19 following Routine Proceedings Room No. 151

The Standing Committee on Procedural Affairs will meet to consider an application for private legislation by the Regional Municipality of Hamilton-Wentworth as follows:

Thursday, October 18 10.00 a.m. Room No. 228

The Standing Committee on Public Accounts will meet as follows:

Thursday, October 18 10.00 a.m. Room No. 151

The Standing Committee on Regulations and Other Statutory Instruments will meet as follows:

Thursday, October 18 10.00 a.m. Committee Room No. 1

In Camera to consider its Second Report for 1984
—and 11.00 a.m.—

to consider Bill Pr19, An Act respecting the City of London, and Bill Pr21, An Act respecting the Harold and Grace Baker Centre.

ESTIMATES

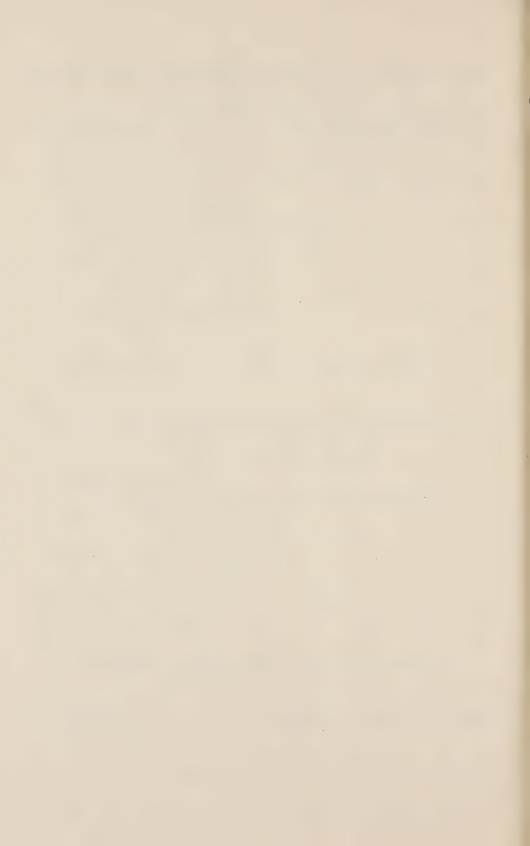
TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES		
IN COMMITTEE OF SUPPLY		
(Estimates to be taken in order shown)		
1. Intergovernmental Affairs (Completed Monday, May 7th, 1984)		
2. Government Services (Completed Thursday, May 10th, 1984)		
3. Lieutenant Governor		
4. Revenue (Completed Monday, June 4th, 1984)		
5. Northern Affairs		
6. Treasury and Economics		
7. Deputy Premier 8 hrs.		
8. Management Board of Cabinet 5 hrs.		
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE		
(Estimates to be taken in order shown)		
1. Solicitor General (Completed Wednesday, May 30th, 1984)		
2. Provincial Secretariat for Justice(Completed Friday, June 1st, 1984)		
3. Correctional Services (Completed Friday, June 8th, 1984)		
4. Attorney General		
5. Consumer and Commercial Relations		
IN STANDING COMMITTEE ON GENERAL GOVERNMENT		
(Estimates to be taken in order shown)		
1. Office of the Assembly(Completed Wednesday, May 2nd, 1984)		
2. Provincial Auditor (Completed Wednesday, May 9th, 1984)		

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6th	, 1984)
2.	Municipal Affairs and Housing (Completed Thursday, June 21st	t, 1984)
3.	Environment	
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	0 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT		
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1.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	
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2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	22 hrs.
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	22 hrs. 20 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	22 hrs. 20 hrs. 5 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19th Community and Social Services Health Citizenship and Culture Education	22 hrs. 20 hrs. 5 hrs. 17 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development (Completed Tuesday, June 19th Community and Social Services Health Citizenship and Culture Education Colleges and Universities	22 hrs. 20 hrs. 5 hrs. 17 hrs.





Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Wednesday, October 17th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act.

 Miss Stephenson. PRINTED.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. PRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).

^{*}Lieutenant Governor's Recommendation received.

- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 29. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 30. Concurrence in Supply for the Office of the Assembly.
- 31. Concurrence in Supply for the Office of the Provincial Auditor.
- 32. Concurrence in Supply for the Ministry of the Solicitor General.
- 33. Concurrence in Supply for the Provincial Secretariat for Justice.
- 34. *Concurrence in Supply* for the Ministry of Natural Resources.
- 35. Concurrence in Supply for the Ministry of Correctional Services.
- 36. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 37. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 38. Concurrence in Supply for the Office of the Ombudsman.
- 39. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 40. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 41. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 42. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 43. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 44. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 45. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 46. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 47. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 48. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 53. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 54. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 55. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 56. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 57. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 58. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 59. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 60. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 61. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 62. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 63. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 64. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 65. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 66. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 67. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 68. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 69. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 70. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 71. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 72. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act.

 Mr. Swart. PRINTED.
- 73. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 74. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 75. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 76. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 77. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 78. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 79. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 80. Second Reading Bill 115, An Act to amend the Employment Standards Act.

 Mr. Martel. PRINTED.
- 81. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 82. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 83. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 84. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 85. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.
- 86. Second Reading Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records. Mr. Grande.

NOTICES

GOVERNMENT MOTION

11. Debated October 16th, 1984.

PRIVATE MEMBERS' MOTIONS

- 1. Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mor-

tality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.

- 8. *Mr. Cooke*—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstration project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.
- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.

- 14. *Mr. Rae*—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the contribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.
- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of 20. Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (i) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (I) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.

- 21. Mr. Samis-Resolution-That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville, Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.
- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 28. *Mr. Kerrio*—Resolution—That this House urges the Government of Canada to amend the *Narcotic Control Act* to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a

citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and

thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- 30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 731. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.

35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the *Landlord and Tenant Act* or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.

- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- Mr. Renwick-Resolution-That the Select Committee on the Ombudsman 37. shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.

- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;
 - these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);
 - companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
 - provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
 - for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
 - any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
 - any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
 - inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
 - any companies not living up to the legal requirements would be liable to a stiff fine;
 - most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;

- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;
- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.
- 39. Mr. Breaugh—Resolution—That this House urges the Government of Ontario to make the same financial support available for municipal election campaigns as exists for provincial campaigns, by providing contributors with tax credits and candidates with campaign subsidies, in the following manner: (1) individual municipalities, school boards and public utilities commissions would be permitted to opt into a provincial plan created by statute; (2) under the provincial plan, candidates would register with the Commission on Election Contributions and Expenses. Registered candidates would be required to file detailed returns of contributions received and expenses incurred, and their contributors would receive official receipts entitling them to credits against provincial income tax in the same manner as contributors and provincial election campaigns; and (3) a registered candidate who received at least 15 per cent of the popular vote would be entitled to the same reimbursement by the Commission as a candidate in a provincial election.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

540. *Mr. Renwick*—Enquiry of the Ministry—Will the Ministry please advise for each Judicial District the total amount of outstanding fines which were uncollected as of March 31st, 1983, and as of March 31st, 1984, under each of the following headings: (a) Criminal Code offences; (b) Municipal infractions; (c) Highway Traffic Act offences; and (d) other provincial statute offences, together with, in each heading, as a separate item, the court costs also remaining uncollected. *October 17th*, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Thursday, October 18th, 1984.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill. To be debated Thursday, October 18th, 1984.

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention

systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. *To be debated Thursday, October 25th, 1984.*

Ballot Item No. 26

Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. To be debated Thursday, November 1st, 1984.

Ballot Item No. 27

Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. To be debated Thursday, November 1st, 1984.

Ballot Item No. 28

Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa. To be debated Thursday, November 8th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)

Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (May 24th, 1984)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)

Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens.

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr28, An Act respecting The Madawaska Club, Limited. Mr. Taylor (Prince Edward-Lennox). (October 11th, 1984)

Bill Pr30, An Act respecting the City of Belleville. Mr. O'Neil. (October 15th, 1984).

Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. Mr. Drea. (June 20th, 1984)

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Social Development will meet to consider Bill 77, An Act respecting the Protection and Well-being of Children and their Families, as follows:

Today

2.00 p.m.

Committee Room No. 1

The Standing Committee on Resources Development will meet to consider the Estimates of the Ministry of the Environment, as follows:

Today

10.00 a.m.

Room No. 228

Thursday, October 18

8.00 p.m.

Room No. 228

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Today

10.00 a.m.

Room No. 151 Room No. 151

Thursday, October 18 following Routine Proceedings Friday, October 19 following Routine Proceedings

Room No. 151

The Standing Committee on Procedural Affairs will meet to consider an application for private legislation by the Regional Municipality of Hamilton-Wentworth as follows:

Thursday, October 18

10.00 a.m.

Room No. 228

The Standing Committee on Public Accounts will meet as follows:

Thursday, October 18

10.00 a.m.

Room No. 151

The Standing Committee on Regulations and Other Statutory Instruments will meet as follows:

Thursday, October 18

10.00 a.m.

Committee Room No. 1

In Camera to consider its Second Report for 1984

—and 11.00 a.m.—

to consider Bill Pr19, An Act respecting the City of London, and Bill Pr21, An Act respecting the Harold and Grace Baker Centre.

ESTIMATES

ТО	TAL HOURS FOR CONSIDERATION OF ALL ESTIMATES	ins.
	IN COMMITTEE OF SUPPLY	
	(Estimates to be taken in order shown)	
1.	Intergovernmental Affairs (Completed Monday, May 7th, 19	84)
2.	Government Services (Completed Thursday, May 10th, 19	84)
3.	Lieutenant Governor	
4.	Revenue (Completed Monday, June 4th, 19	84)
5.	Northern Affairs	ins.
6.	Treasury and Economics	nrs.
7.	Deputy Premier 8 h	nrs.
8.	Management Board of Cabinet 5 1	nrs.
	IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE	
	(Estimates to be taken in order shown)	
1.	Solicitor General (Completed Wednesday, May 30th, 19	84)
2.	Provincial Secretariat for Justice(Completed Friday, June 1st, 19	84)
3.	Correctional Services (Completed Friday, June 8th, 19	84)
4.	Attorney General	ns.
5.	Consumer and Commercial Relations	ırs.
	IN STANDING COMMITTEE ON GENERAL GOVERNMENT (Estimates to be taken in order shown)	
1.	Office of the Assembly (Completed Wednesday, May 2nd, 196	84)
2.	Provincial Auditor (Completed Wednesday, May 9th, 196	84)

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6t	h, 1984)
2.	Municipal Affairs and Housing (Completed Thursday, June 21st	it, 1984)
3.	Environment 9 hrs.,	45 mins.
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	10 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	30 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
	IN STANDING COMMITTEE ON SOCIAL DEVELOPME	NT
	(Estimates to be taken in order shown)	
1.		h, 1984)
	Provincial Secretariat for	22 hrs.
2.	Provincial Secretariat for Social Development	
2.	Provincial Secretariat for Social Development	22 hrs.
 3. 4. 	Provincial Secretariat for Social Development	22 hrs. 20 hrs.
 3. 4. 5. 	Provincial Secretariat for Social Development (Completed Tuesday, June 19th Community and Social Services Health Citizenship and Culture	22 hrs. 20 hrs. 5 hrs.
 3. 4. 5. 	Provincial Secretariat for Social Development	22 hrs.20 hrs.5 hrs.17 hrs.
 3. 4. 5. 	Provincial Secretariat for Social Development (Completed Tuesday, June 19th Community and Social Services Health Citizenship and Culture Education Colleges and Universities	22 hrs.20 hrs.5 hrs.17 hrs.





Orders and Notices

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Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Thursday, October 18th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. *Miss Stephenson.* PRINTED.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. PRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 7).
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Eleventh Report of the Select Committee on the Ombudsman.
- 26. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).

^{*}Lieutenant Governor's Recommendation received.

- 27. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 28. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Agencies, Boards and Commissions (No. 8).
- 29. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 30. *Concurrence in Supply* for the Office of the Assembly.
- 31. Concurrence in Supply for the Office of the Provincial Auditor.
- 32. Concurrence in Supply for the Ministry of the Solicitor General.
- 33. Concurrence in Supply for the Provincial Secretariat for Justice.
- 34. Concurrence in Supply for the Ministry of Natural Resources.
- 35. Concurrence in Supply for the Ministry of Correctional Services.
- 36. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 37. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 38. Concurrence in Supply for the Office of the Ombudsman.
- 39. House in Committee of Supply.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 40. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 41. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 42. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 43. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 44. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 45. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 46. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 47. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 48. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 51. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 52. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 53. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 54. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 55. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 56. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 57. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 58. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 59. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 60. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 61. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 62. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 63. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 64. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 65. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 66. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 67. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 68. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 69. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 70. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 71. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 72. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act.

 Mr. Swart. PRINTED.
- 73. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 74. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 75. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 76. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 77. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 78. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 79. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 80. Second Reading Bill 115, An Act to amend the Employment Standards Act.

 Mr. Martel. PRINTED.
- 81. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 82. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 83. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 84. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 85. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.
- 86. Second Reading Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records. Mr. Grande. PRINTED.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of 20. Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions: (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (i) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (1) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
 - 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 28. Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by physicians to alleviate pain for the terminally ill.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To

refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

- Mr. Shymko—Resolution—That recognizing the universality and indivisibility 30. of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.
- 31. Mr. Gordon—Resolution—Recognizing that the rapid societal changes occurring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide.
- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- 35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for

each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the Landlord and Tenant Act or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.

- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- Mr. Renwick—Resolution—That the Select Committee on the Ombudsman 37. shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.
- 38. *Mr. Charlton*—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Gov-

ernment should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:

- industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;
- these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);
- companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
- provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
- for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
- any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
- any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
- inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
- any companies not living up to the legal requirements would be liable to a stiff fine;
- most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;
- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;

- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;
- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.
- 39. Mr. Breaugh—Resolution—That this House urges the Government of Ontario to make the same financial support available for municipal election campaigns as exists for provincial campaigns, by providing contributors with tax credits and candidates with campaign subsidies, in the following manner: (1) individual municipalities, school boards and public utilities commissions would be permitted to opt into a provincial plan created by statute; (2) under the provincial plan, candidates would register with the Commission on Election Contributions and Expenses. Registered candidates would be required to file detailed returns of contributions received and expenses incurred, and their contributors would receive official receipts entitling them to credits against provincial income tax in the same manner as contributors and provincial election campaigns; and (3) a registered candidate who received at least 15 per cent of the popular vote would be entitled to the same reimbursement by the Commission as a candidate in a provincial election.

OUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

540. Mr. Renwick—Enquiry of the Ministry—Will the Ministry please advise for each Judicial District the total amount of outstanding fines which were uncollected as of March 31st, 1983, and as of March 31st, 1984, under each of the following headings: (a) Criminal Code offences; (b) Municipal infractions; (c) Highway Traffic Act offences; and (d) other provincial statute offences, together with, in each heading, as a separate item, the court costs also remaining uncollected. October 17th, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 22

Mr. Gordon—Resolution—Recognizing that the rapid societal changes occuring in Canada represent similar challenges to education policy-makers in every province across Canada, it is the opinion of this House that the Government, through the Ministries of Education and of Colleges and Universities, work to encourage strengthening inter-provincial educational organizations, such as the Council of Ministers of Education, in order to effect better co-ordination of education policy planning between Ontario and other provincial education systems and agencies nation-wide. To be debated Today.

Ballot Item No. 23

Mr. Kerrio—Resolution—That this House urges the Government of Canada to amend the Narcotic Control Act to allow the therapeutic use of heroin by phyicians to alleviate pain for the terminally ill. To be debated Today.

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention

systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. *To be debated Thursday, October 25th, 1984.*

Ballot Item No. 26

Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. To be debated Thursday, November 1st, 1984.

Ballot Item No. 27

Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. To be debated Thursday, November 1st, 1984.

Ballot Item No. 28

Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa. To be debated Thursday, November 8th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)

Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. Mr. Di Santo. (May 24th, 1984)

Bill Pr19, An Act respecting the City of London. Mr. Van Horne. (June 13th, 1984)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)

Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens.

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr28, An Act respecting The Madawaska Club, Limited. *Mr. Taylor* (Prince Edward-Lennox). (October 11th, 1984)

Bill Pr30, An Act respecting the City of Belleville. Mr. O'Neil. (October 15th, 1984).

Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An 'Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (June 20th, 1984)

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Resources Development will meet to consider the Estimates of the Ministry of the Environment, as follows:

Today

8.00 p.m.

Room No. 228

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Today Friday, October 19 following Routine Proceedings following Routine Proceedings

Room No. 151

Room No. 151

The Standing Committee on Procedural Affairs will meet to consider an application for private legislation by the Regional Municipality of Hamilton-Wentworth as follows:

Today

10.00 a.m.

Room No. 228

The Standing Committee on Public Accounts will meet as follows:

Today

10.00 a.m.

Room No. 151

The Standing Committee on Regulations and Other Statutory Instruments will meet as follows:

Today

10.00 a.m.

Committee Room No. 1

In Camera to consider its Second Report for 1984

—and 11.00 a.m.—

to consider Bill Pr19, An Act respecting the City of London, and Bill Pr21, An Act respecting the Harold and Grace Baker Centre.

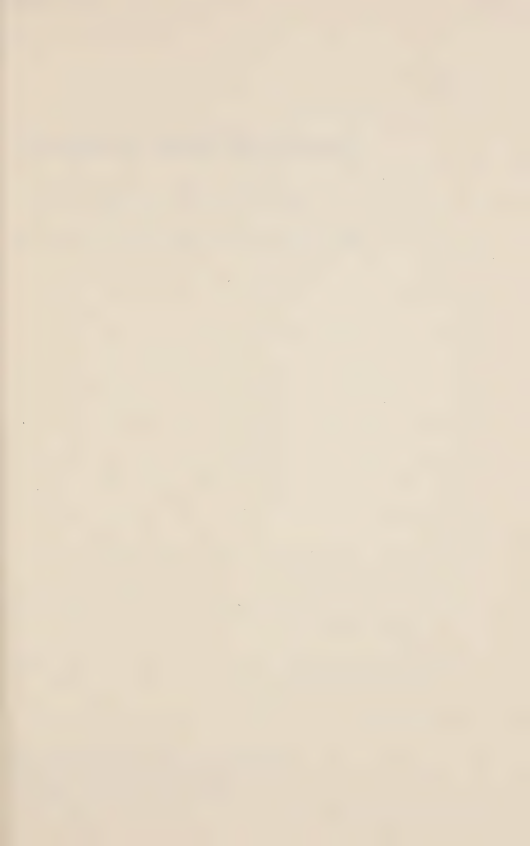
ESTIMATES

тот	AL HOURS FOR CONSIDERATION OF ALL ESTIMATES
	IN COMMITTEE OF SUPPLY
	(Estimates to be taken in order shown)
1. I	ntergovernmental Affairs (Completed Monday, May 7th, 1984)
2. (Government Services (Completed Thursday, May 10th, 1984)
3. I	Lieutenant Governor
4. F	Revenue (Completed Monday, June 4th, 1984)
5. N	Northern Affairs
6. 1	Treasury and Economics
7. I	Deputy Premier
8. N	Management Board of Cabinet
	IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE
	(Estimates to be taken in order shown)
1. S	Solicitor General (Completed Wednesday, May 30th, 1984)
2. P	Provincial Secretariat for Justice(Completed Friday, June 1st, 1984)
3. C	Correctional Services (Completed Friday, June 8th, 1984)
4. A	Attorney General
5. C	Consumer and Commercial Relations
IN	N STANDING COMMITTEE ON GENERAL GOVERNMENT (Estimates to be taken in order shown)
1. C	Office of the Assembly(Completed Wednesday, May 2nd, 1984)
2. P	Provincial Auditor (Completed Wednesday, May 9th, 1984)

IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT

(Estimates to be taken in order shown)

1.	Natural Resources (Completed Wednesday, June 6th	, 1984)
2.	Municipal Affairs and Housing (Completed Thursday, June 21st	
3.	Environment	5 mins.
4.	Provincial Secretariat for Resources Development	5 hrs.
5.	Energy	16 hrs.
6.	Tourism and Recreation	9 hrs.
7.	Transportation and Communications	0 mins.
8.	Industry and Trade	9 hrs.
9.	Agriculture and Food	18 hrs.
10.	Labour	20 hrs.
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMEN	NT
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMEN (Estimates to be taken in order shown)	NT
1.	(Estimates to be taken in order shown)	
1.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	
	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984)
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs.
2.	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.
 3. 4. 5. 	(Estimates to be taken in order shown) Provincial Secretariat for Social Development	h, 1984) 22 hrs. 20 hrs. 5 hrs. 17 hrs.





No. 76

Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Friday, October 19th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. *Miss Stephenson*. **PRINTED.**
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. PRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett, PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 26. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 27. Concurrence in Supply for the Office of the Assembly.

^{*}Lieutenant Governor's Recommendation received.

- 28. Concurrence in Supply for the Office of the Provincial Auditor.
- 29. *Concurrence in Supply* for the Ministry of the Solicitor General.
- 30. Concurrence in Supply for the Provincial Secretariat for Justice.
- 31. *Concurrence in Supply* for the Ministry of Natural Resources.
- 32. Concurrence in Supply for the Ministry of Correctional Services.
- 33. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 34. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 35. Concurrence in Supply for the Office of the Ombudsman.
- 36. House in Committee of Supply.

PRIVATE BILL

37. Second Reading Bill Pr19, An Act respecting the City of London. Mr. Van Horne.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 38. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 39. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 40. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 41. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 42. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 43. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 44. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 45. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 46. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 47. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 48. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 51. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 52. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 53. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 54. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 55. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 56. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 57. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 58. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 59. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 60. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 61. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 62. Second Reading Bill 56, An Act to amend the Election Finances Reform Act.

 Mr. Foulds. PRINTED.
- 63. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 64. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 65. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 66. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 67. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 68. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 69. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 70. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 71. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 72. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 73. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 74. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 75. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 76. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 77. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 78. Second Reading Bill 115, An Act to amend the Employment Standards Act. Mr. Martel. PRINTED.
- 79. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 80. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 81. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 82. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 83. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.
- 84. Second Reading Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records. Mr. Grande. PRINTED.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. *Mr. Cooke*—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- Mr. Kolyn—Resolution—That in recognition of the significant contribution 9. that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. *Mr. Rae*—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (1) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. Mr. Kennedy—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 28. Debated October 18th, 1984.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf: (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will

not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous, fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

31. Debated October 18th, 1984.

- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- 35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and com-

missions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. *Mr. Philip*—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.

- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.
- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the Landlord and Tenant Act or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal

participation is not forthcoming, the province proceed with this funding on its own.

- The program for the funding of local tenants associations shall be extended indefinitely.
- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- Mr. Renwick—Resolution—That the Select Committee on the Ombudsman 37. shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.
- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;

- these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);
- companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
- provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
- for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
- any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
- any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
- inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
- any companies not living up to the legal requirements would be liable to a stiff fine;
- most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;
- any worker requesting this information on chemicals used in the work place would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;

- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;
- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.
- 39. Mr. Breaugh—Resolution—That this House urges the Government of Ontario to make the same financial support available for municipal election campaigns as exists for provincial campaigns, by providing contributors with tax credits and candidates with campaign subsidies, in the following manner: (1) individual municipalities, school boards and public utilities commissions would be permitted to opt into a provincial plan created by statute; (2) under the provincial plan, candidates would register with the Commission on Election Contributions and Expenses. Registered candidates would be required to file detailed returns of contributions received and expenses incurred, and their contributors would receive official receipts entitling them to credits against provincial income tax in the same manner as contributors and provincial election campaigns; and (3) a registered candidate who received at least 15 per cent of the popular vote would be entitled to the same reimbursement by the Commission as a candidate in a provincial election.

OUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

540. Mr. Renwick—Enquiry of the Ministry—Will the Ministry please advise for each Judicial District the total amount of outstanding fines which were uncollected as of March 31st, 1983, and as of March 31st, 1984, under each of the following headings: (a) Criminal Code offences; (b) Municipal infractions; (c) Highway Traffic Act offences; and (d) other provincial statute offences, together with, in each heading, as a separate item, the court costs also remaining uncollected. October 17th, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 22 and 23—Debated Thursday, October 18th, 1984.

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. To be debated Thursday, October 25th, 1984.

Ballot Item No. 26

Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. To be debated Thursday, November 1st, 1984.

Ballot Item No. 27

Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. To be debated Thursday, November 1st, 1984.

Ballot Item No. 28

Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa. To be debated Thursday, November 8th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

- Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)
- Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)
- Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)
- Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)
- Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo*. (*May 24th, 1984*)
- Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)
- Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)
- Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)
- Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens. (October 12th, 1984)
- Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)
- Bill Pr28, An Act respecting The Madawaska Club, Limited. Mr. Taylor (Prince Edward-Lennox). (October 11th, 1984)
- Bill Pr30, An Act respecting the City of Belleville. Mr. O'Neil. (October 15th, 1984).
- Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)
- Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)
- Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)
- Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea. (June 20th, 1984)*

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Administration of Justice will meet to consider the Estimates of the Ministry of the Attorney General, as follows:

Today

following Routine Proceedings

Room No. 151

The Standing Committee on Social Development will meet to consider Bill 77, An Act Respecting the Protection and Well-being of Children and their Families, as follows:

Monday, October 22 Tuesday, October 23 Wednesday, October 24 following Routine Proceedings following Routine Proceedings

Room No. 151

2.00 p.m.

Room No. 151 Room No. 151

The Standing Committee on Public Accounts will meet to consider the Provincial Auditor's Report, Section 4.2, Accountability for Crown Agencies, as follows:

Thursday, October 25

10.00 a.m.

Room No. 151

The Standing Committee on Regulations and Other Statutory Instruments will meet to consider Bills Pr2, An Act to revive Marquis Video Corporation; Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association; and Bill Pr27, An Act respecting the City of Nepean, as follows:

Thursday, October 25

10.00 a.m.

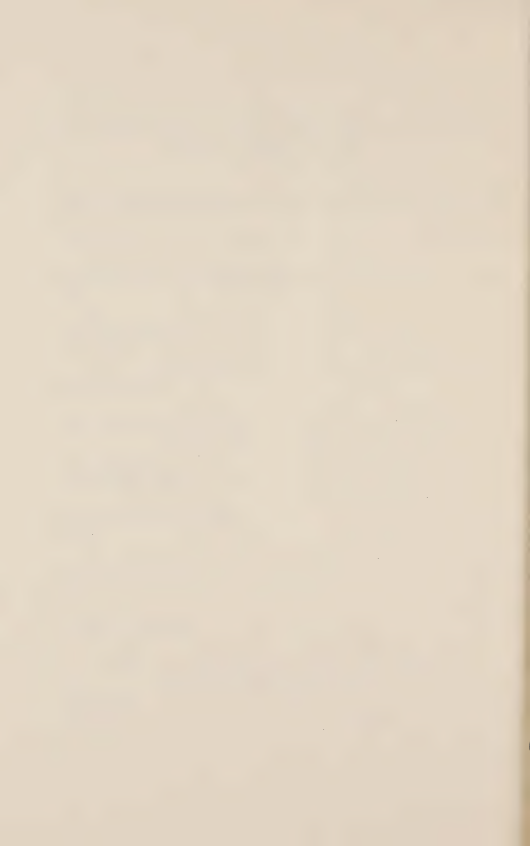
Committee Room No. 1

ESTIMATES

TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES				
IN COMMITTEE OF SUPPLY				
(Estimates to be taken in order shown)				
1.	Intergovernmental Affairs (Completed Monday, May 7th, 1984	!)		
2.	Government Services (Completed Thursday, May 10th, 1984)		
3.	Lieutenant Governor)		
4.	Revenue (Completed Monday, June 4th, 1984)		
5.	Northern Affairs			
6.	Treasury and Economics 7 hrs			
7.	Deputy Premier 8 hrs			
8.	Management Board of Cabinet 5 hrs	٠		
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE				
(Estimates to be taken in order shown)				
1.	Solicitor General (Completed Wednesday, May 30th, 1984))		
2.	Provincial Secretariat for Justice(Completed Friday, June 1st, 1984))		
3.	Correctional Services (Completed Friday, June 8th, 1984))		
4.	Attorney General			
5.	Consumer and Commercial Relations			
IN STANDING COMMITTEE ON GENERAL GOVERNMENT				
(Estimates to be taken in order shown)				
1.	Office of the Assembly(Completed Wednesday, May 2nd, 1984))		
2.	Provincial Auditor (Completed Wednesday, May 9th, 1984))		

3.	Agriculture and Food	3 hrs.		
4.	Labour 20	hrs.		
IN	N STANDING COMMITTEE ON RESOURCES DEVELOPMEN	NT		
(Estimates to be taken in order shown)				
1.	Natural Resources (Completed Wednesday, June 6th, 1	1984)		
2.	Municipal Affairs and Housing (Completed Thursday, June 21st, 1	1984)		
3.	Environment	nins.		
4.	Provincial Secretariat for Resources Development 5	hrs.		
5.	Energy	hrs.		
6.	Tourism and Recreation	hrs.		
7.	Transportation and Communications	nins.		
8.	Industry and Trade	hrs.		
IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT				
	(Estimates to be taken in order shown)			
1.	Provincial Secretariat for Social Development	984)		
2.	Community and Social Services	hrs.		
3.	Health 20	hrs.		
4.	Citizenship and Culture 5	hrs.		
5.	Education	hrs.		
7.	Colleges and Universities	hrs.		
IN SELECT COMMITTEE ON THE OMBUDSMAN				
(Estimates to be taken in order shown)				
1.	Ombudsman(Completed Tuesday, September 25th, 19	984)		





No. 77

Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Monday, October 22nd, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. *Miss Stephenson*. **PRINTED.**
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. REPRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 26. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 27. *Concurrence in Supply* for the Office of the Assembly.

^{*}Lieutenant Governor's Recommendation received.

- 28. Concurrence in Supply for the Office of the Provincial Auditor.
- 29. *Concurrence in Supply* for the Ministry of the Solicitor General.
- 30. Concurrence in Supply for the Provincial Secretariat for Justice.
- 31. *Concurrence in Supply* for the Ministry of Natural Resources.
- 32. *Concurrence in Supply* for the Ministry of Correctional Services.
- 33. *Concurrence in Supply* for the Provincial Secretariat for Social Development.
- 34. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 35. Concurrence in Supply for the Office of the Ombudsman.
- 36. House in Committee of Supply.

PRIVATE BILL

37. Second Reading Bill Pr19, An Act respecting the City of London. Mr. Van Horne.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 38. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 39. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 40. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 41. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 42. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 43. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 44. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 45. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 46. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 47. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 48. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 51. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 52. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 53. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 54. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 55. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 56. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 57. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 58. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 59. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 60. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 61. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 62. Second Reading Bill 56, An Act to amend the Election Finances Reform Act.

 Mr. Foulds. PRINTED.
- 63. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 64. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 65. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 66. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 67. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 68. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 69. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 70. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 71. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht, PRINTED.

- 72. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 73. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 74. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 75. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 76. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 77. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 78. Second Reading Bill 115, An Act to amend the Employment Standards Act.

 Mr. Martel. PRINTED.
- 79. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 80. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 81. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 82. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 83. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act. Mr. Haggerty. PRINTED.
- 84. Second Reading Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records. Mr. Grande. PRINTED.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of 20. Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (1) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. Mr. Kennedy—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- 29. Mr. Cooke—Resolution—That in the opinion of this House the physical, spiritual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous,

fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

30. Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and

national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- 35. Mr. Peterson—Resolution—That this Assembly authorizes and directs the Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and

any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.

- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the Landlord and Tenant Act or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.

- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- 37. Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.
- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;
 - these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);

- companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
- provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
- for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
- any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
- any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
- inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
- any companies not living up to the legal requirements would be liable to a stiff fine;
- most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;
- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;

- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.
- 39. Mr. Breaugh—Resolution—That this House urges the Government of Ontario to make the same financial support available for municipal election campaigns as exists for provincial campaigns, by providing contributors with tax credits and candidates with campaign subsidies, in the following manner: (1) individual municipalities, school boards and public utilities commissions would be permitted to opt into a provincial plan created by statute; (2) under the provincial plan, candidates would register with the Commission on Election Contributions and Expenses. Registered candidates would be required to file detailed returns of contributions received and expenses incurred, and their contributors would receive official receipts entitling them to credits against provincial income tax in the same manner as contributors and provincial election campaigns; and (3) a registered candidate who received at least 15 per cent of the popular vote would be entitled to the same reimbursement by the Commission as a candidate in a provincial election.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

NOTE:

- †Interim Answer to Question 293 tabled May 18th, 1984. Approximate date information available December 31st, 1984.
- ††Interim Answers to Questions 295 to 299 inclusive, 416 and 418 tabled June 27th, 1984. Approximate date information available December 31st, 1984.
- 293. *Mr. Reid* (Rainy River)—Enquiry of the Ministry—Would the various ministries table the public opinion polls taken by them from February 1st, 1983 to March 1st, 1984, the name of the firm who conducted the poll, and their cost. *April 13th*, 1984.†
- 295. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Lottario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Lottario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 296. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Super Loto Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Super Loto in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 297. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Provincial Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the

Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Provincial in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††

- 298. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the Wintario Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by Wintario in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.†
- 299. Mr. Grande—Enquiry of the Ministry—Will the Minister responsible table the following information regarding the 6/49 Lottery: (1) number of tickets sold for each draw for the fiscal period of April, 1983 to March, 1984; (2) the amount of dollars generated by this Lottery on a monthly basis to the Treasury of Ontario for the 1983 fiscal year; (3) the amount of dollars paid out in prizes in the 1983 fiscal year; (4) the amount of dollars paid out or retained by the distributors on a monthly basis for the 1983 fiscal year; (5) the amount of dollars distributed in capital grants for the 1983 fiscal year; (6) the amount distributed in non-capital grants for the same fiscal year; and (7) the amount of dollars generated by 6/49 in the 1982 fiscal year, which was not distributed in capital or non-capital grants in that fiscal year. April 13th, 1984.††
- 334. Answered October 18th, 1984.
- A16. Mr. Peterson—Enquiry of the Ministry—Would the Minister of Natural Resources indicate the total amount of payments made in compensation of the private use of Province of Ontario aircraft for each fiscal year this practice has been in place. Would the Minister provide a breakdown of this amount on the basis of fiscal year, by each flight, the passengers of each flight, who made the compensatory payment for each flight, and what was the itinerary of each flight. Would the Minister also indicate what is the Government policy with respect to the private use of Province of Ontario aircraft. June 19th, 1984.††
- 417. Answered October 18th, 1984.
- 418. *Mr. Wrye*—Enquiry of the Ministry—Will the Minister Responsible for Women's Issues table the study done by Touche Ross on the organization of the Women's Directorate. *June 21st*, 1984.††

- 504. Answered October 18th, 1984.
- 508. Mr. Reid (Rainy River)—Enquiry of the Ministry—Would the Treasurer please table a list of all projects to which the Board of Industrial Leadership and Development has committed or is expected to commit funds, the status of those projects, the provincial commitments, and the commitments to each project from municipalities, the federal government and the private sector. August 29th, 1984.
- 509. Mr. Bradley—Enquiry of the Ministry—Will the Minister of Education table for each school board in Ontario for 1975: (1) the average daily enrollment; (2) per pupil grant ceiling; (3) per pupil expenditures; (4) total expenditure; (5) total local taxation; (6) total provincial assistance; (7) rate of grant on recognized ordinary expenditures; (8) provincial contribution as a percentage of the total local school board expenditures; (9) rate of grant for French-language instruction; (10) decline or increase in number of students from previous year; (11) decline or increase in number of full-time equivalent teachers from previous year; (12) number of self-contained special education classes; (13) number of full-time equivalent teachers of special education classes; (14) number of heritage language classes; (15) number of students studying heritage languages; (16) number of pupils whose first language is neither English nor French; (17) number of self-contained classes for pupils whose first language is neither English nor French; and (18) number of full-time equivalent teachers of classes for pupils whose first language is neither English nor French. Will the Minister also provide details for each of the above eighteen points on a province-wide basis. August 29th, 1984.
- 510. Mr. Elston—Enquiry of the Ministry—Would the Minister of Environment list the amount of funds it spent on efforts to monitor and control acid gas emissions in Ontario in each of the last three fiscal years: 1980-81, 1981-82 and 1982-83. Would the Minister also provide estimated amounts it plans to spend on controlling acid gas emissions for the next three years: 1983-84, 1984-85 and 1985-86. August 29th, 1984.
- 511. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a detailed list of office renovations it has carried out to-date since January 1, 1983, including a list of costs associated with the renovations, and a description of which Ministry offices were renovated, and a list of associated costs including temporary rental space and moving costs. August 29th, 1984.
- 512. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide its report, or reports, on the water quality of Lake Simcoe, including the following information: names of the sources of contaminants entering the lake including types and amounts of contaminants for each source; detailed description of the effluent from sewers entering Lake Simcoe, including types of contaminants and amounts (on an annual basis); a list of major industries connected to sewers entering the lake including types and amounts of contaminants (on an annual basis). August 29th, 1984.
- 513. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of of the names and locations of all the closed and aban-

doned waste dumps, commercial and municipal, in Ontario. Would the Minister also provide a list of those dumps or landfills that it considers may contaminate groundwater and that the Ministry considers actionable, and could the Minister provide information on the remedial action on these sites. *August 29th*, 1984.

- 514. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of chemical wastes and other hazardous contaminants, including types and amounts, dumped into the Barrie (Sandy Hollow) Landfill. Could the Minister also provide a list of the sources of the contaminants and their contributions on an annual basis to the wastes dumped in the landfill. And could the Minister provide the results of the hydrogeological studies of the area around the landfill site and the results of tests for contaminants in the groundwater under and off the site. August 29th, 1984.
- 515. Mr. Elston—Enquiry of the Ministry—Would the Minister provide information on Huronia Sanitation's (Midland, Ontario) Certificates of Approval for Waste Management Systems issued to that company by the Ministry, including: (a) a list of waybills for the transportation of liquid industrial wastes and sewage including types and amounts of wastes, and source and destination of wastes; (b) copies of reports on Huronia's waste disposal practices, and copies of correspondence with Huronia or its operators regarding the company's practices; (c) reasons for withdrawing Huronia's Certificate of Approval; (d) a copy of the report which includes the role Huronia Sanitation played in the nighttime dumping of liquid industrial wastes in the Eric Pauze landfill in Perkinsfield in July, 1978; and (e) information related to Huronia Sanitation acting as a transport agent for U.S. wastes disposed of in Ontario. August 29th, 1984.
- 516. Mr. Elston—Enquiry of the Ministry—What did it cost the Ministry of the Environment to intervene in the "S" Area Landfill Hearings in the U.S. District Court in Buffalo, New York. And specifically how much did the Ministry pay the U.S. law firm and Mr. Philip Sunderland to represent the Ministry in the U.S. regarding the "S" Area negotiations and court hearing, and how much did the Ministry pay each one of its expert witnesses—Dr. Grisak, Dr. Martin and Mr. MacKay. August 29th, 1984.
- 517. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the types and volumes (on annual basis) of liquid industrial wastes deposited in the following landfills during the last three years (giving a yearly breakdown): (a) City of Barrie; (b) City of Brantford; (c) City of Guelph; (d) City of Paris; (e) City of Welland; (f) Township of Hamilton; and (g) Tricil, Corunna. And would the Minister supply the following information for each of the landfills: (i) copies of all hydrogeological studies; (ii) copies of reports on remedial measures taken to maintain proper site operations and to prevent groundwater contamination; (iii) copies of Certificates of Approval for A Waste Site; and (iv) copies of correspondence and reports regarding requests or orders to improve site operations and conditions. August 29th, 1984.
- 518. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the types and volumes (on an annual basis) of industrial liquid

wastes deposited in the following private landfills during the last three years: (a) Dow Chemical, Sarnia; (b) Imperial Oil, Sarnia; and (c) Abitibi Provincial, Halton Hills. And would the Minister supply the following information for each of the landfills: (i) copies of all hydrogeological studies; (b) copies of reports on remedial measures taken to maintain proper site operations and to prevent groundwater contamination; (c) copies of Certificates of Approval for A Waste Site; and (d) copies of correspondence and reports regarding requests or orders by the Ministry to improve site operations and conditions. *August 29th*, 1984.

- 519. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals and other hazardous wastes burned in the Tricil and Syntath incinerators each year over the last three years, and provide as well the generator and transporter of the wastes to the two incinerators. Would the Minister also provide copies of the results of both air emissions and ambient air quality tests taken at and around both incinerators. Would the Minister also provide copies of any reports or correspondence regarding the Ministry's request to improve operations at either one, or both, Tricil and Syntath. August 29th, 1984.
- 520. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals and other hazardous wastes, including types and volumes, received by the following water pollution control plants (sewage treatment plants) over the last three years: (a) Niagara Falls; (b) Kitchener; (c) Imperial Oil, Ltd., Sarnia; (d) Cornwall; (e) Shell Canada Ltd., Oakville; (f) Baker Road, Grimsby; (g) Petrolia; and (h) Belleville. Would the Minister also identify the major sources of the liquid industrial wastes to the pollution control plants, including types and volumes of wastes; and list what amounts of the liquid industrial wastes (in terms of volume and percentage of the waste received) are removed or neutralized by the plants. August 29th, 1984.
- 521. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment list the chemicals (types and volumes handled by each) received and sold in each of the last three years by the following Transfer Stations: (a) Canada Cement LaFarge, Systech, Woodstock; (b) Cantro Oil Recyclers (Honey Bee), Windsor; (c) Chem-King Inc., Barrie; (d) Jim's Trucking, Welland; (e) Mac's Liquid Disposal, London; (f) Poirier Waste Pumping, Navin; (g) O. E. MacDougall, Brockville; (h) Palro, Burford; and (i) Tricil Ltd., Mississauga. Would the Minister also list the waste generators and haulers for the wastes received by the Transfer Stations. August 29th, 1984.
- 522. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment please list the out-of-province generators of liquid industrial and other hazardous wastes disposed of in Ontario during each of the last three years, including names of the generators, receivers and haulers, giving types and volumes of the wastes. August 29th, 1984.
- 523. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide copies of all Control Orders issued by the Minister from January 1, 1982 to June 1, 1984. Could the Minister also provide copies of any

- amendments issued during the same period to the Ministry's Control Orders. August 29th, 1984.
- 524. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide the following information regarding the waste lagoons at the International Minerals and Chemical Corporation (IMC) plant in Dunnville, Ontario: (a) copies of all reports on the lagoons and IMC's waste handling practices prepared by the Ministry, or prepared by the company at the request of the Ministry or prepared by a consultant for the Ministry or the company; (b) copies of Certificates for A Waste Site issued to the company; and (c) copies of reports regarding the impact of the company's wastes on the environment, in particular, the Grand River. August 29th, 1984.
- 525. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a breakdown of the costs for writing and publishing its "Legacy" magazine for each of the last three years, including the cost of distribution and mailing. Could he also give the number of copies printed each issue and give a general breakdown of where the magazine is circulated. August 29th, 1984.
- 526. Mr. Elston—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the following information: (a) the total cost paid for police security for him per year; (b) the number of security guards and/or O.P.P. officers in attendance at the January 6, 1984 meeting in Hanover; (c) the number of people in attendance at the Hanover meeting; and (d) what happened to the film taken of the Hanover meeting by the security forces. August 29th, 1984.
- 527. Mr. Reed (Halton-Burlington)—Enquiry of the Ministry—Would the Minister of the Environment table the May 18th comments of the Environmental Assessment Branch to the Ministry of Natural Resources concerning the Draft Class Environmental Assessment for Forest Management on Crown Lands in Ontario. August 29th, 1984.
- 528 to 531 inclusive. Answered October 18th, 1984.
- 532. Mr. Riddell—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total yearly cost of his farm newspaper OMAF News, including distribution costs. August 29th, 1984.
- 533. *Mr. Riddell*—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total cost of the following Ministry publications. Please provide the total number of publications distributed: (a) Ontario 1784-1984, Life on the Farm; (b) Highlights of agricultural research in Ontario; (c) Marketing and Development in Ontario Agriculture; and (d) Surprise. Fascinating things you probably never knew about the Ontario Ministry of Agriculture and Food. *August 29th*, 1984.
- 534. Mr. Riddell—Enquiry of the Ministry—With respect to the Ministry's Farm Adjustment Assistance Program, would the Minister of Agriculture and Food provide the total payment to date to the Chairman and to members of the Decision Committee. August 29th, 1984.

- 535. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide the costs he incurred in the course of conducting his own constitutency business and legislative duties not associated with his Ministerial duties, costs including: travel, phone, staff, postage, office supplies, photocopy, meetings and receptions, for 1983-84, indicating which funds cover the costs. August 29th, 1984.
- 536. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide a list of the citizen and community groups such as Pollution Probe and the Tiny Ratepayers Against Pollution (TRAP) to which the Ministry has given funds in each of the last four years, listing the group, the amount and the date given. August 29th, 1984.
- 537. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment describe the next step it plans to take to reduce acid gas emissions from the INCO Sudbury plant. When will you issue the next Control Order, what daily average emission level do you plan to bring the company down to, what steps do you expect the company to take to meet the new level, and how much do you estimate it will cost the company, and how soon will you require the company to achieve the new level. August 29th, 1984.
- 538. Mr. Elston—Enquiry of the Ministry—Would the Minister of the Environment provide information on those drinking water treatment facilities where the Ministry has discovered contaminants in the raw water, and/or in the treated water to-date since January 1, 1982. Please name the facilities and list the types and volumes of the highest levels of contaminants found in both the raw and the treated water. August 29th, 1984.
- 539. *Mr. Elston*—Enquiry of the Ministry—Would the Minister of Agriculture and Food provide the total cost of the new 30-minute colour film produced by the Ministry entitled "Proud Beginnings". *August 29th*, 1984.
- 540. Mr. Renwick—Enquiry of the Ministry—Will the Ministry please advise for each Judicial District the total amount of outstanding fines which were uncollected as of March 31st, 1983, and as of March 31st, 1984, under each of the following headings: (a) Criminal Code offences; (b) Municipal infractions; (c) Highway Traffic Act offences; and (d) other provincial statute offences, together with, in each heading, as a separate item, the court costs also remaining uncollected. October 17th, 1984.
- 541. Mr. Van Horne—Enquiry of the Ministry—Will the Attorney General table the following information concerning the Royal Commission on the Northern Environment: (1) money spent to date, (2) has a deadline been set for its report; and (3) have there been any further financial commitments made by the Government to the Commission, and for how much. October 22nd, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. To be debated Thursday, October 25th, 1984.

Ballot Item No. 26

Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. To be debated Thursday, November 1st, 1984.

Ballot Item No. 27

Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. To be debated Thursday, November 1st, 1984.

Ballot Item No. 28

Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa. To be debated Thursday, November 8th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)

Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo.* (*May 24th, 1984*)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)

Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens. (October 12th, 1984)

Bill Pr27, An Act respecting the City of Nepean. $Mr.\ Mitchell.\ (June\ 13th,\ 1984)$

Bill Pr28, An Act respecting The Madawaska Club, Limited. Mr. Taylor (Prince Edward-Lennox). (October 11th, 1984)

Bill Pr30, An Act respecting the City of Belleville. Mr. O'Neil. (October 15th, 1984).

Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea. (June 20th, 1984)*

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Social Development will meet to consider Bill 77, An Act Respecting the Protection and Well-being of Children and their Families, as follows:

Today	following Routine Proceedings	Room No. 151
Tuesday, October 23	following Routine Proceedings	Room No. 151
Wednesday, October 24	2.00 p.m.	Room No. 151

The Standing Committee on Resources Development will meet as follows:

Tuesday, October 23 8.00 p.m. Room No. 228
Wednesday, October 24 10.00 a.m. Room No. 228
to consider the Estimates of the Ministry of the Environment
—and—

Thursday, October 25 8.00 p.m.

Room No. 228

to consider the Estimates of the Provincial Secretariat for Resources Development

The Standing Committee on Administration of Justice will meet as follows:

Wednesday, October 24 10.00 a.m. Room No. 151 to consider the Estimates of the Ministry of the Attorney General
—and—

Thursday, October 25 following Routine Proceedings Room No. 151 Friday, October 26 following Routine Proceedings Room No. 151 to consider the Estimates of the Ministry of Consumer and Commercial Relations

The Standing Committee on Public Accounts will meet to consider the Provincial Auditor's Report, Section 4.2, Accountability for Crown Agencies as follows:

Thursday, October 25 10.00 a.m. Room No. 151

The Standing Committee on Regulations and Other Statutory Instruments will meet to consider Bill Pr2, An Act to revive Marquis Video Corporation; Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association; and Bill Pr27, An Act respecting the City of Nepean, as follows:

Thursday, October 25 10.00 a.m. Committee Room No. 1

ESTIMATES

TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES		
	IN COMMITTEE OF SUPPLY	
	(Estimates to be taken in order shown)	
1.	Intergovernmental Affairs (Completed Monday, May 7th, 1984)	
2.	2. Government Services (Completed Thursday, May 10th, 1984)	
3.	3. Lieutenant Governor	
4.	Revenue (Completed Monday, June 4th, 1984)	
5.	Northern Affairs	
6.	Treasury and Economics 7 hrs.	
7.	Deputy Premier	
8.	Management Board of Cabinet 5 hrs.	
	IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE	
	(Estimates to be taken in order shown)	
1.	Solicitor General (Completed Wednesday, May 30th, 1984)	
2.	Provincial Secretariat for Justice(Completed Friday, June 1st, 1984)	
3.	Correctional Services (Completed Friday, June 8th, 1984)	
4.	Attorney General	
5.	Consumer and Commercial Relations	

IN STANDING COMMITTEE ON GENERAL GOVERNMENT

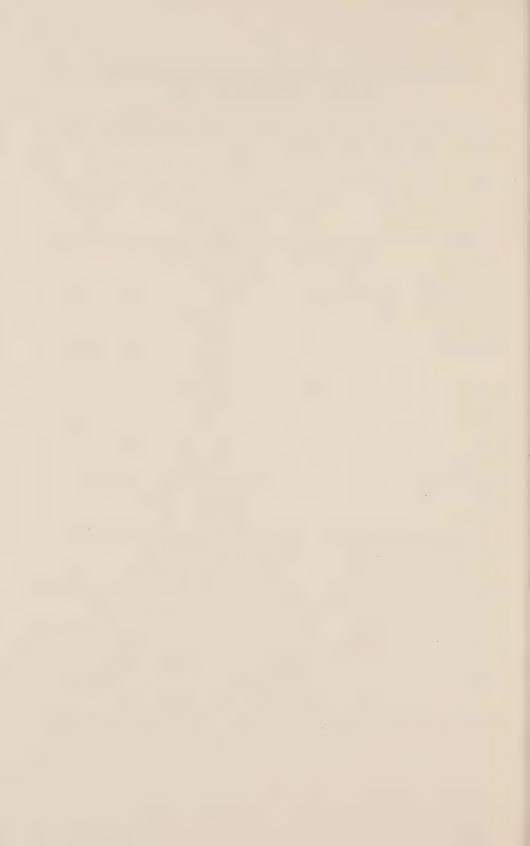
(Estimates to be taken in order shown)

1. Office of the Assembly(Completed Wednesday, May 2nd, 1984		
2. Provincial Auditor (Completed Wednesday, May 9th, 1984		
3. Agriculture and Food		
4. Labour		
IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT		
(Estimates to be taken in order shown)		
1. Natural Resources (Completed Wednesday, June 6th, 1984		
2. Municipal Affairs and Housing (Completed Thursday, June 21st, 1984)		
3. Environment		
4. Provincial Secretariat for Resources Development 5 hrs		
5. Energy		
6. Tourism and Recreation 9 hrs		
7. Transportation and Communications		
8. Industry and Trade 9 hrs		
IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT		
(Estimates to be taken in order shown)		
1. Provincial Secretariat for Social Development(Completed Tuesday, June 19th, 1984		
2. Health		
3. Citizenship and Culture 5 hrs		
4. Education		
5. Colleges and Universities		
7. Community and Social Services		

IN SELECT COMMITTEE ON THE OMBUDSMAN

(Estimates to be taken in order shown)

1. Ombudsman(Completed Tuesday, September 25th, 1984)







Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Tuesday, October 23rd, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. Miss Stephenson. PRINTED.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. REPRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill '64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Second Reading Bill 119, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 25. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 26. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 27. Concurrence in Supply for the Office of the Assembly.

 $^{{\}bf *Lieuten ant\ Governor's\ Recommendation\ received}.$

- 28. Concurrence in Supply for the Office of the Provincial Auditor.
- 29. *Concurrence in Supply* for the Ministry of the Solicitor General.
- 30. *Concurrence in Supply* for the Provincial Secretariat for Justice.
- 31. Concurrence in Supply for the Ministry of Natural Resources.
- 32. *Concurrence in Supply* for the Ministry of Correctional Services.
- 33. *Concurrence in Supply* for the Provincial Secretariat for Social Development.
- 34. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 35. Concurrence in Supply for the Office of the Ombudsman.
- 36. House in Committee of Supply.

PRIVATE BILL

37. Second Reading Bill Pr19, An Act respecting the City of London. Mr. Van Horne.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 38. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 39. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 40. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 41. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 42. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 43. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 44. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 45. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 46. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 47. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 48. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 50. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 51. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 52. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 53. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 54. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 55. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 56. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 57. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 58. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 59. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 60. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 61. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 62. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 63. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 64. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 65. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 66. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 67. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 68. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 69. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 70. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 71. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 72. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 73. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 74. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 75. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 76. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 77. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 78. Second Reading Bill 115, An Act to amend the Employment Standards Act. Mr. Martel. PRINTED.
- 79. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 80. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 81. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 82. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 83. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act.

 Mr. Haggerty. PRINTED.
- 84. Second Reading Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records. Mr. Grande. PRINTED.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. *Mr. Cooke*—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- Mr. Kolyn—Resolution—That in recognition of the significant contribution 9. that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- 20. Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (j) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (1) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. Mr. Kennedy—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- Mr. Cooke—Resolution—That in the opinion of this House the physical, spirit-29. ual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous,

fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments. studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

^{30.} Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and

national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- Mr. Peterson—Resolution—That this Assembly authorizes and directs the 35. Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and

any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.

- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the Landlord and Tenant Act or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.

- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC *Field manual* and the OHC *Resident's Guides* shall state that, under the *Landlord and Tenant Act* and the *Residential Tenancies Act*, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- 37. Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.
- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;
 - these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);

- companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
- provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
- for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
- any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
- any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
- inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
- any companies not living up to the legal requirements would be liable to a stiff fine:
- most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;
- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals:

- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.
- 39. Mr. Breaugh—Resolution—That this House urges the Government of Ontario to make the same financial support available for municipal election campaigns as exists for provincial campaigns, by providing contributors with tax credits and candidates with campaign subsidies, in the following manner: (1) individual municipalities, school boards and public utilities commissions would be permitted to opt into a provincial plan created by statute; (2) under the provincial plan, candidates would register with the Commission on Election Contributions and Expenses. Registered candidates would be required to file detailed returns of contributions received and expenses incurred, and their contributors would receive official receipts entitling them to credits against provincial income tax in the same manner as contributors and provincial election campaigns; and (3) a registered candidate who received at least 15 per cent of the popular vote would be entitled to the same reimbursement by the Commission as a candidate in a provincial election.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

541. Mr. Van Horne—Enquiry of the Ministry—Will the Attorney General table the following information concerning the Royal Commission on the Northern Environment: (1) money spent to date, (2) has a deadline been set for its report; and (3) have there been any further financial commitments made by the Government to the Commission, and for how much. October 22nd, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. To be debated Thursday, October 25th, 1984.

Ballot Item No. 26

Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. To be debated Thursday, November 1st, 1984.

Ballot Item No. 27

Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. To be debated Thursday, November 1st, 1984.

Ballot Item No. 28

Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa. To be debated Thursday, November 8th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

- Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)
- Bill Pr7, An Act respecting the London Regional Art Gallery. *Mr. Van Horne*. (October 11th, 1984)
- Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)
- Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)
- Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo*. (*May 24th*, 1984)
- Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)
- Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)
- Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)
- Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens. (October 12th, 1984)
- Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)
- Bill Pr28, An Act respecting The Madawaska Club, Limited. Mr. Taylor (Prince Edward-Lennox). (October 11th, 1984)
- Bill Pr30, An Act respecting the City of Belleville. Mr. O'Neil. (October 15th, 1984).
- Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)
- Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)
- Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)
- Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea. (June 20th, 1984)*

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Social Development will meet to consider Bill 77, An Act Respecting the Protection and Well-being of Children and their Families, as follows:

Todayfollowing Routine ProceedingsRoom No. 151Wednesday, October 242.00 p.m.Room No. 151

The Standing Committee on Resources Development will meet as follows:

Today8.00 p.m.Room No. 228Wednesday, October 2410.00 a.m.Room No. 228

to consider the Estimates of the Ministry of the Environment
—and—

Thursday, October 25 8.00 p.m. Room No. 228 to consider the Estimates of the Provincial Secretariat for Resources Development

The Standing Committee on Administration of Justice will meet as follows:

Wednesday, October 24 10.00 a.m. Room No. 151 to consider the Estimates of the Ministry of the Attorney General

—and—

Thursday, October 25 following Routine Proceedings Room No. 151
Friday, October 26 following Routine Proceedings Room No. 151

to consider the Estimates of the Ministry of Consumer and Commercial Relations

The Standing Committee on Public Accounts will meet to consider the Provincial Auditor's Report, Section 4.2, Accountability for Crown Agencies, as follows:

Thursday, October 25 10.00 a.m. Room No. 151

The Standing Committee on Regulations and Other Statutory Instruments will meet to consider Bill Pr2, An Act to revive Marquis Video Corporation; Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association; and Bill Pr27, An Act respecting the City of Nepean, as follows:

Thursday, October 25 10.00 a.m. Committee Room No. 1

ESTIMATES

TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES	
IN COMMITTEE OF SUPPLY	
(Estimates to be taken in order shown)	
1. Intergovernmental Affairs (Completed Monday, May 7th, 1984)	
2. Government Services (Completed Thursday, May 10th, 1984)	
3. Lieutenant Governor	
4. Revenue	
5. Northern Affairs(Completed Monday, October 22nd, 1984)	
6. Treasury and Economics	
7. Deputy Premier	
8. Management Board of Cabinet	
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE	
(Estimates to be taken in order shown)	
1. Solicitor General (Completed Wednesday, May 30th, 1984)	
2. Provincial Secretariat for Justice(Completed Friday, June 1st, 1984)	
3. Correctional Services (Completed Friday, June 8th, 1984)	
4. Attorney General	
5. Consumer and Commercial Relations	

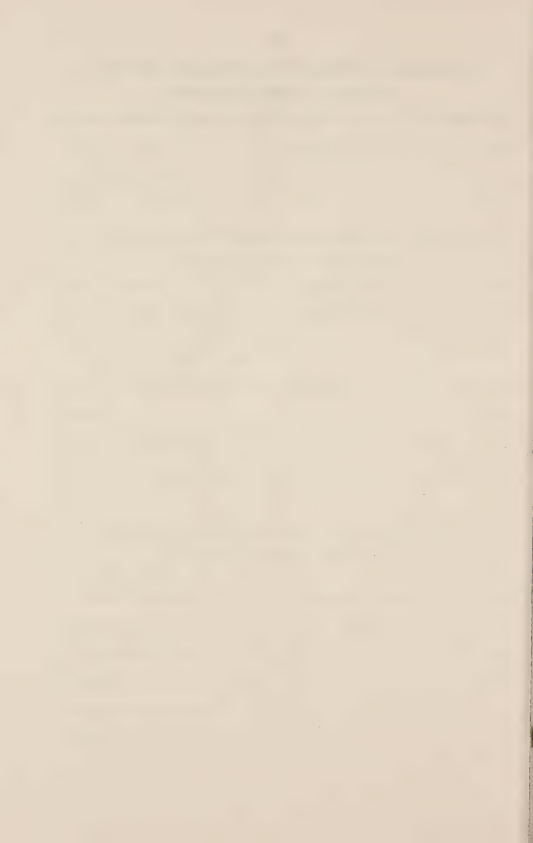
IN STANDING COMMITTEE ON GENERAL GOVERNMENT

(Estimates to be taken in order shown)

1.	Office of the Assembly(Completed Wednesday, May 2nd, 1984)	
2.	Provincial Auditor (Completed Wednesday, May 9th, 1984)	
3.	Agriculture and Food	
4.	Labour	
IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT		
(Estimates to be taken in order shown)		
1.	Natural Resources (Completed Wednesday, June 6th, 1984)	
2.	Municipal Affairs and Housing (Completed Thursday, June 21st, 1984)	
3.	Environment	
4.	Provincial Secretariat for Resources Development 5 hrs.	
5.	Energy	
6.	Tourism and Recreation 9 hrs.	
7.	Transportation and Communications	
8.	Industry and Trade 9 hrs.	
IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT		
(Estimates to be taken in order shown)		
1.	Provincial Secretariat for Social Development(Completed Tuesday, June 19th, 1984)	
2.	Health	
3.	Citizenship and Culture	
4.	Education	
5.	Colleges and Universities 8 hrs.	
7.	Community and Social Services	

IN SELECT COMMITTEE ON THE OMBUDSMAN

(Estimates to be taken in order shown)



Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Wednesday, October 24th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. *Miss Stephenson*. **PRINTED**.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. REPRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 25. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 26. Concurrence in Supply for the Office of the Assembly.
- 27. Concurrence in Supply for the Office of the Provincial Auditor.
- 28. Concurrence in Supply for the Ministry of the Solicitor General.

^{*}Lieutenant Governor's Recommendation received.

- 29. *Concurrence in Supply* for the Provincial Secretariat for Justice.
- 30. Concurrence in Supply for the Ministry of Natural Resources.
- 31. *Concurrence in Supply* for the Ministry of Correctional Services.
- 32. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 33. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 34. *Concurrence in Supply* for the Office of the Ombudsman.
- 35. House in Committee of Supply.

PRIVATE BILL

36. Second Reading Bill Pr19, An Act respecting the City of London. Mr. Van Horne.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 37. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 38. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 39. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 40. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 41. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 42. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 43. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 44. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 45. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 46. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 47. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 48. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 50. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 51. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 52. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 53. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 54. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 55. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 56. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 57. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 58. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 59. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 60. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 61. Second Reading Bill 56, An Act to amend the Election Finances Reform Act. Mr. Foulds. PRINTED.
- 62. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 63. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 64. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 65. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 66. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 67. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 68. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 69. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 70. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 71. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 72. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 73. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 74. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 75. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 76. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 77. Second Reading Bill 115, An Act to amend the Employment Standards Act. Mr. Martel. PRINTED.
- 78. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 79. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 80. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 81. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 82. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act.

 Mr. Haggerty. PRINTED.
- 83. Second Reading Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records. Mr. Grande. PRINTED.
- 84. Second Reading Bill 127, An Act to amend the Public Vehicles Act. Mr. Martel.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- 20. Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute: (i) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (1) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario: (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. Mr. Kennedy—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- Mr. Cooke—Resolution—That in the opinion of this House the physical, spirit-29. ual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous,

fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

^{30.} Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and

national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- Mr. Peterson-Resolution-That this Assembly authorizes and directs the 35. Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and

any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip: (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.

- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the Landlord and Tenant Act or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.

- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC Field manual and the OHC Resident's Guides shall state that, under the Landlord and Tenant Act and the Residential Tenancies Act, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- 37. Mr. Renwick-Resolution-That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.
- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour:
 - these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);

- companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
- provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
- for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
- any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
- any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
- inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
- any companies not living up to the legal requirements would be liable to a stiff fine;
- most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;
- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;

- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.
- 39. Mr. Breaugh—Resolution—That this House urges the Government of Ontario to make the same financial support available for municipal election campaigns as exists for provincial campaigns, by providing contributors with tax credits and candidates with campaign subsidies, in the following manner: (1) individual municipalities, school boards and public utilities commissions would be permitted to opt into a provincial plan created by statute; (2) under the provincial plan, candidates would register with the Commission on Election Contributions and Expenses. Registered candidates would be required to file detailed returns of contributions received and expenses incurred, and their contributors would receive official receipts entitling them to credits against provincial income tax in the same manner as contributors and provincial election campaigns; and (3) a registered candidate who received at least 15 per cent of the popular vote would be entitled to the same reimbursement by the Commission as a candidate in a provincial election.
- 40. *Mr. Bradley*—Resolution—That in the opinion of this House, electronic video Hansard should be installed in the Chamber to provide coverage of all proceedings in the House in addition to that provided at present by the written and electronic media.

QUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

- 541. Mr. Van Horne—Enquiry of the Ministry—Will the Attorney General table the following information concerning the Royal Commission on the Northern Environment: (1) money spent to date, (2) has a deadline been set for its report; and (3) have there been any further financial commitments made by the Government to the Commission, and for how much. October 22nd, 1984.
- 542. Mr. McClellan—Enquiry of the Ministry—Will the Minister of Community and Social Services table a copy of the recent Ministry investigation into problems at the Oxford Regional Centre. October 24th, 1984.
- 543. Mr. McClellan—Enquiry of the Ministry—Will the Minister of Community and Social Services table a copy of the Touche Ross Report on Homes for Special Care. October 24th, 1984.
- 544. Mr. McClellan—Enquiry of the Ministry—Will the Minister of Community and Social Services table a copy of the report on Triministry and Homes for Special Care for the Central Region co-ordinators by Mike Jarvis. October 24th, 1984.
- 545. Mr. Cooke—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new programs to meet the mental health needs of the aged: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. October 24th, 1984.
- 546. Mr. Cooke—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new programs to provide supportive housing for chronically disabled discharged psychiatric patients: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. October 24th, 1984.
- 547. Mr. Cooke—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new community programs to meet the mental health needs of women: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. October 24th, 1984.
- 548. *Mr. Cooke*—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new mental health programs to meet the needs of people who, by reason of culture or language,

cannot make use of existing services: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. *October 24th*, 1984.

549. *Mr. Cooke*—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new mental health programs to deal with urgent or precipitous problems such as threatened or attempted suicide: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. *October 24th*, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated Thursday, October 25th, 1984.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. To be debated Thursday, October 25th, 1984.

Ballot Item No. 26

Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. To be debated Thursday, November 1st, 1984.

Ballot Item No. 27

Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. To be debated Thursday, November 1st, 1984.

Ballot Item No. 28

Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa. To be debated Thursday, November 8th, 1984.

Ballot Item No. 29

Mr. Bradley—Resolution—That in the opinion of this House, electronic video Hansard should be installed in the Chamber to provide coverage of all proceedings in the House in addition to that provided at present by the written and electronic media. To be debated Thursday, November 8th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)

Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo*. (*May 24th, 1984*)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)

Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens. (October 12th, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr28, An Act respecting The Madawaska Club, Limited. Mr. Taylor (Prince Edward-Lennox). (October 11th, 1984)

Bill Pr30, An Act respecting the City of Belleville. Mr. O'Neil. (October 15th, 1984)

Bill Pr32, An Act respecting the City of Ottawa. Mr. MacQuarrie. (October 23rd, 1984)

Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (June 20th, 1984)

Bill 119, An Act to amend the Education Act. Miss Stephenson. (October 23rd, 1984)

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Resources Development will meet as follows:

Today 10.00 a.m. Room No. 228

to consider the Estimates of the Ministry of the Environment

—and—

Thursday, October 25 8.00 p.m. Room No. 228 to consider the Estimates of the Provincial Secretariat for Resources Development

The Standing Committee on Administration of Justice will meet as follows:

Today 10.00 a.m. Room No. 151

to consider the Estimates of the Ministry of the Attorney General

—and—

Thursday, October 25 following Routine Proceedings Room No. 151 Friday, October 26 following Routine Proceedings Room No. 151

to consider the Estimates of the Ministry of Consumer and Commercial Relations

The Standing Committee on Public Accounts will meet to consider the Provincial Auditor's Report, Section 4.2, Accountability for Crown Agencies, as follows:

Thursday, October 25

10.00 a.m.

Room No. 151

The Standing Committee on Regulations and Other Statutory Instruments will meet to consider Bill Pr2, An Act to revive Marquis Video Corporation; Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association; and Bill Pr27, An Act respecting the City of Nepean, as follows:

Thursday, October 25

10.00 a.m.

Committee Room No. 1

ESTIMATES

TOTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES					
IN COMMITTEE OF SUPPLY					
(Estimates to be taken in order shown)					
1. Intergovernmental Affairs (Completed Monday, May 7th, 1984)					
2. Government Services (Completed Thursday, May 10th, 1984)					
3. Lieutenant Governor					
4. Revenue (Completed Monday, June 4th, 1984)					
5. Northern Affairs(Completed Monday, October 22nd, 1984)					
6. Treasury and Economics					
7. Deputy Premier					
8. Management Board of Cabinet					
IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE					
(Estimates to be taken in order shown)					
1. Solicitor General (Completed Wednesday, May 30th, 1984)					
2. Provincial Secretariat for Justice(Completed Friday, June 1st, 1984)					
3. Correctional Services (Completed Friday, June 8th, 1984)					
4. Attorney General					
5. Consumer and Commercial Relations 20 hrs.					

IN STANDING COMMITTEE ON GENERAL GOVERNMENT

(Estimates to be taken in order shown)

1.	Office of the Assembly (Completed Wednesday, May 2nd, 1984)						
2.	Provincial Auditor (Completed Wednesday, May 9th, 1984)						
3.	Agriculture and Food						
4.	Labour						
IN	IN STANDING COMMITTEE ON RESOURCES DEVELOPMENT						
	(Estimates to be taken in order shown)						
1.	Natural Resources (Completed Wednesday, June 6th, 1984)						
2.	Municipal Affairs and Housing (Completed Thursday, June 21st, 1984)						
3.	Environment						
4.	Provincial Secretariat for Resources Development 5 hrs.						
5.	Energy						
6.	Tourism and Recreation						
7.	Transportation and Communications						
8.	Industry and Trade 9 hrs.						
	IN STANDING COMMITTEE ON SOCIAL DEVELOPMENT						
	(Estimates to be taken in order shown)						
1.	Provincial Secretariat for Social Development						
2.	Health						
3.	Citizenship and Culture 5 hrs.						
4.	Education						
5.	Colleges and Universities						
7.	Community and Social Services						

IN SELECT COMMITTEE ON THE OMBUDSMAN

(Estimates to be taken in order shown)

1.	Ombudsman		. (Completed Tuesday,	, September 25th, 1984,
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Orders and Notices

Legislative Assembly of the Province of Ontario

Fourth Session, 32nd Parliament Thursday, October 25th, 1984

THIRD READING

1. Bill 43, An Act to amend the Off-Road Vehicles Act, 1983. Mr. Snow.

GOVERNMENT BILLS AND ORDERS

- 2. Resuming the Adjourned Debate on the amendment to the motion that this House approves in general the Budgetary Policy of the Government.
- 3. Committee of the Whole House:
 - Bill 42, An Act to amend the Ministry of Colleges and Universities Act. Miss Stephenson. PRINTED.
 - Bill 101, An Act to amend the Workers' Compensation Act. Mr. Ramsay. REPRINTED.
 - Bill 141, An Act to amend the Employment Standards Act. Mr. Ramsay. PRINTED.
 - Motion for Adoption of the recommendation contained in the Special Report of the Select Committee on the Ombudsman.
- 4. Second Reading Bill 17, An Act to revise the Election Act. Mr. Wells. PRINTED.*
- 5. Second Reading Bill 58, An Act to amend certain Acts related to Payments in Lieu of Taxes to Municipalities. Mr. Bennett. PRINTED.
- 6. Second Reading Bill 60, An Act to amend the Municipal Act. Mr. Bennett. PRINTED.
- 7. Second Reading Bill 63, An Act to revise the Surveyors Act. Mr. Pope. PRINTED.
- 8. Second Reading Bill 64, An Act respecting Actions arising from Transboundary Pollution between Ontario and reciprocating Jurisdictions. Mr. McMurtry. PRINTED.
- 9. Second Reading Bill 80, An Act to provide for a Right of Access to Government Information in Ontario and to provide Protections respecting the Collection and Use of Personal Information. Mr. Sterling. PRINTED.*
- 10. Second Reading Bill 82, An Act to amend the Theatres Act. Mr. Elgie. PRINTED.
- 11. Second Reading Bill 89, An Act to amend the Regional Municipality of Haldimand-Norfolk Act. Mr. Bennett. PRINTED.

^{*}Lieutenant Governor's Recommendation received.

- 12. Second Reading Bill 90, An Act to amend the District Municipality of Muskoka Act. Mr. Bennett. PRINTED.
- 13. Second Reading Bill 91, An Act to amend the Regional Municipality of Sudbury Act. Mr. Bennett. PRINTED.
- 14. Second Reading Bill 93, An Act respecting Public Libraries. Ms Fish. PRINTED.*
- 15. Second Reading Bill 102, An Act respecting the Sale of Lands for Arrears of Municipal Taxes. Mr. Bennett. PRINTED.
- 16. Second Reading Bill 106, An Act to amend certain Statutes in the Resources Development Policy Field. Mr. Sterling. PRINTED.
- 17. Second Reading Bill 107, An Act to amend the Highway Traffic Act. Mr. McMurtry. PRINTED.
- 18. Second Reading Bill 108, An Act to amend the Provincial Offences Act. Mr. McMurtry. PRINTED.
- 19. Second Reading Bill 109, An Act to amend the Securities Act. Mr. Elgie. PRINTED.
- 20. Second Reading Bill 111, An Act to amend certain Acts in relation to Line Fences. Mr. Bennett. PRINTED.
- 21. Second Reading Bill 114, An Act to amend the Education Act. Miss Stephenson. PRINTED.
- 22. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Final Report of the Select Committee on Pensions.
- 23. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 2).
- 24. Resuming the Adjourned Debate on the motion for adoption of the recommendations contained in the Report of the Standing Committee on Administration of Justice on the White Paper on Loan and Trust Companies.
- 25. Resuming the Adjourned Debate on the motion for adoption of the Report of the Standing Committee on Procedural Affairs on Standing Orders and Procedure (No. 3).
- 26. Concurrence in Supply for the Office of the Assembly.
- 27. Concurrence in Supply for the Office of the Provincial Auditor.
- 28. Concurrence in Supply for the Ministry of the Solicitor General.

^{*}Lieutenant Governor's Recommendation received.

- 29. Concurrence in Supply for the Provincial Secretariat for Justice.
- 30. Concurrence in Supply for the Ministry of Natural Resources.
- 31. Concurrence in Supply for the Ministry of Correctional Services.
- 32. Concurrence in Supply for the Provincial Secretariat for Social Development.
- 33. Concurrence in Supply for the Ministry of Municipal Affairs and Housing.
- 34. Concurrence in Supply for the Office of the Ombudsman.
- 35. House in Committee of Supply.

PRIVATE BILL

36. Second Reading Bill Pr19, An Act respecting the City of London. Mr. Van Horne.

PRIVATE MEMBERS' PUBLIC BILLS AND ORDERS

- 37. Second Reading Bill 3, An Act to amend the Legislative Assembly Act. Mr. Breithaupt. PRINTED.
- 38. Second Reading Bill 7, An Act to amend the Family Law Reform Act. Mr. Wrye. PRINTED.
- 39. Second Reading Bill 10, An Act to amend the Human Tissue Gift Act. Mr. Van Horne. PRINTED.
- 40. Second Reading Bill 15, An Act to provide Affirmative Action and Equal Pay for Work of Equal Value. Mr. Rae. PRINTED.
- 41. Second Reading Bill 16, An Act respecting a Register of Ontario Land Information. Mr. Martel. PRINTED.
- 42. Second Reading Bill 19, An Act to amend the Planning Act, 1983. Mr. Swart. PRINTED.
- 43. Second Reading Bill 20, An Act to amend the Employment Standards Act. Mr. Reid (Rainy River). PRINTED.
- 44. Second Reading Bill 21, An Act to amend the Highway Traffic Act. Mr. Breaugh. PRINTED.
- 45. Second Reading Bill 22, An Act to amend the Election Finances Reform Act. Mr. Philip. PRINTED.
- 46. Second Reading Bill 23, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 47. Second Reading Bill 24, An Act to amend the Condominium Act. Mr. Philip. PRINTED.
- 48. Second Reading Bill 25, An Act to amend the Game and Fish Act. Mr. Philip. PRINTED.
- 49. Second Reading Bill 26, An Act to amend the Highway Traffic Act. Mr. Peterson. PRINTED.
- 50. Second Reading Bill 29, An Act to amend the Coroners Act. Mr. Wildman. PRINTED.
- 51. Second Reading Bill 30, An Act to amend the Compensation for Victims of Crime Act. Mr. Kennedy. PRINTED.
- 52. Second Reading Bill 33, An Act to prevent unjust enrichment through the Financial Exploitation of Crime. Mr. Renwick. PRINTED.
- 53. Second Reading Bill 34, Ontario Farm Ownership Control Act. Mr. Swart. PRINTED.

- 54. Second Reading Bill 38, An Act to amend the Health Insurance Act. Mr. Cooke. PRINTED.
- 55. Second Reading Bill 39, An Act to amend the Liquor Control Act. Mr. Samis. PRINTED.
- 56. Second Reading Bill 40, An Act to provide for Public Access to Information held by Government Bodies and to protect the Privacy of Individuals concerning whom Information is held by Government Bodies. Mr. Philip. PRINTED.
- 57. Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. PRINTED.
- 58. Second Reading Bill 51, An Act to amend the Workers' Compensation Act. Mr. Haggerty. PRINTED.
- 59. Second Reading Bill 52, An Act respecting the Rights of Non-Unionized Workers. Mr. Haggerty. PRINTED.
- 60. Second Reading Bill 55, An Act respecting Advertising by Governmental Organizations. Mr. Foulds. PRINTED.
- 61. Second Reading Bill 56, An Act to amend the Election Finances Reform Act.

 Mr. Foulds. PRINTED.
- 62. Second Reading Bill 70, An Act to amend the Education Act. Mr. Martel. PRINTED.
- 63. Second Reading Bill 76, An Act to amend the Municipal Act. Mr. Epp. PRINTED.
- 64. Second Reading Bill 79, An Act to amend the Nursing Homes Act. Mr. Cooke. PRINTED.
- 65. Second Reading Bill 81, An Act to amend the Milk Act. Mr. Swart. PRINTED.
- 66. Second Reading Bill 83, An Act to Recognize June the first as Injured Workers' Day. Mr. Lupusella. PRINTED.
- 67. Second Reading Bill 86, An Act to declare the Rights of Children in Ontario.

 Mr. McClellan. PRINTED.
- 68. Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. PRINTED.
- 69. Second Reading Bill 94, An Act to amend the Grain Elevator Storage Act. Mr. Swart. PRINTED.
- 70. Second Reading Bill 95, An Act to amend the Landlord and Tenant Act. Mr. Ruprecht. PRINTED.

- 71. Second Reading Bill 96, An Act to amend the Residential Tenancies Act. Mr. Ruprecht. PRINTED.
- 72. Second Reading Bill 97, An Act to amend the Labour Relations Act. Mr. Haggerty. PRINTED.
- 73. Second Reading Bill 98, An Act to relieve Persons from Liability in respect of voluntary Emergency Medical and First Aid Services. Mr. Haggerty. PRINTED.
- 74. Second Reading Bill 103, An Act to amend the Health Protection and Promotion Act. Mr. Cooke. PRINTED.
- 75. Second Reading Bill 112, An Act respecting the Sale and Repair of Motor Vehicles in Ontario. Mr. Samis. PRINTED.
- 76. Second Reading Bill 113, An Act to amend the Drainage Act. Mr. Swart. PRINTED.
- 77. Second Reading Bill 115, An Act to amend the Employment Standards Act. Mr. Martel. PRINTED.
- 78. Second Reading Bill 116, An Act respecting Insured Services under the Ontario Health Insurance Plan. Mr. Martel. PRINTED.
- 79. Second Reading Bill 117, An Act to acquire the Assets of Inco Limited. Mr. Martel. PRINTED.
- 80. Second Reading Bill 118, An Act to amend the Legislative Assembly Act. Mr. Ruston. PRINTED.
- 81. Second Reading Bill 120, An Act to amend the Municipal Act. Mr. Cureatz. PRINTED.
- 82. Second Reading Bill 124, An Act to amend the Beds of Navigable Waters Act.

 Mr. Haggerty. PRINTED.
- 83. Second Reading Bill 126, An Act to provide for a Right of Access by Patients to their own Medical Records. Mr. Grande. PRINTED.
- 84. Second Reading Bill 127, An Act to amend the Public Vehicles Act. Mr. Martel.

NOTICES

PRIVATE MEMBERS' MOTIONS

- Mr. Epp—Resolution—That this House authorizes that a Proclamation be issued by the Governor General under the Great Seal of Canada amending Section 7 of the Canadian Charter of Rights and Freedoms to read as follows:
 - 7. Everyone has the right to life, liberty, security of the person and enjoyment of property and the right not be deprived thereof except in accordance with the principles of fundamental justice,

and urges that the Senate and House of Commons and the Legislative Assemblies of the other provinces do likewise.

- 2. Mr. Wrye—Resolution—That in the opinion of this House the Government of Ontario should direct the Public Trustee to delay assuming management of a patient's estate under the Mental Health Act where the spouse or immediate family is seeking to have a committee appointed under the Mental Incompetency Act, and to help the families of victims of Alzheimer's disease who have not given powers of attorney by making application procedures for the appointment of such committees much simpler, less expensive and more effective, and to increase the Public Trustee's accountability in managing patients' estates by instructing the Public Trustee to give the patients' families accounting statements annually, rather than only on the patient's death, and that the surplus retained by the Public Trustee after paying salaries and expenses and establishing an assurance fund be not directed to the Consolidated Revenue Fund but be distributed to Ontario medical institutions as grants for research into degenerative brain diseases.
- 3. Mr. Van Horne—Resolution—That in the opinion of this House the Minister of Labour should appoint a board of inquiry to consider the obstacles and difficulties faced by Canadian football players seeking positions on C.F.L. teams and Canadian quarterbacks who seek positions on C.F.L. teams, the role played by the C.F.L.'s designated import rule in these situations, and possible solutions to the problems.
- 4. Mr. Cooke—Resolution—That in the opinion of this House the Government should incorporate midwifery as a fully-insured service under OHIP into the health care system by establishing midwifery as a self-regulating profession under the Health Disciplines Act with a College of Midwives that will set training standards, license midwives to practice in hospitals, birthing centres, domiciles and other settings and guarantee that emergency back-up services are in place, recognizing that Canada is the only western industrial nation that has no provision for midwifery, and in order that the infant mortality rate may be lowered and the increased demand for safe, cost-effective and humane alternatives to current methods of child delivery may be met.
- 8. Mr. Cooke—Resolution—That in the opinion of this House, the Minister of Health should give initial approval to the proposal to establish a Toronto Birth Centre, and recommend that funding be granted for this demonstra-

tion project establishing a birth centre independent of hospital, as a model that can be adapted for use throughout the Province to provide expectant parents with education and care during pre- and post-natal periods as well as assistance in delivery for healthy mothers.

- 9. Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result.
- 10. Mr. Johnston (Scarborough West)—Resolution—That in the opinion of this House we should encourage the Parliament of Canada to endorse the provisions of the Peace Petition Caravan Campaign, namely that Canada should become a nuclear weapon free zone; that Cruise missile testing in Canada be ended; that money be redirected from the arms race to meet basic human needs; and that a free vote in the federal House on these issues be held.
- 11. Mr. Di Santo—Resolution—That in the opinion of this House the government, recognizing that the decision of the Toronto Transit Commission in May 1983 to restrict eligibility for the student fare to full-time students, 19 years of age and under places undue hardship on almost 3,000 adult secondary students living in Metropolitan Toronto, use its powers to convince the Toronto Transit Commissioner to make all duly registered secondary students, irrespective of age, eligible for student fare reductions and that all such students become eligible for a TTC monthly pass at an appropriate and reasonable student rate.
- 13. Mr. Reid (Rainy River)—Resolution—That in the opinion of this House, the Government should, (1) table in the Assembly every survey of public opinion commissioned by the Government between March 1st, 1982 and today's date; (2) table in the Assembly every survey of public opinion commissioned by the Government after today's date, within one month of the day the survey is presented to the Government, unless the Assembly is not then in session, in which case the survey shall be filed with the Clerk of the Assembly; and (3) with every survey tabled, indicate its full cost and who carried it out.
- 14. Mr. Rae—Resolution—That in the opinion of this House the Family Law Reform Act should be amended to eliminate the present artificial and inequitable distribution between family and non-family assets and to replace it with a system of deferred community property which would recognize both spouses as equal in the partnership and give adequate recognition to the con-

tribution of homemakers so that an equal sharing of all property and debts acquired during marriage excluding therefrom gifts, inheritances and property acquired by either spouse prior to the marriage.

- Mr. Wildman—Resolution—That in the opinion of this House the Ministry of Labour has failed to adequately protect the health and safety of workers; and that, in the opinion of this House, the Occupational Health and Safety Act shall be amended to include all workers, to require committees in all workplaces, and to incorporate a worker Bill of Rights which would include: (a) the right to a safe and healthy workplace through the promotion and maintenance of physical, mental and social well-being of workers; (b) the right of all workers to an unconditional right to refuse work in any unsafe situation whether the hazard directly threatens that worker, threatens another worker, or the public. This would include the right to group work refusals; (c) the right for worker or union health and safety representatives to shut down a workplace for reasons of health or safety; (d) the right of workers to full wage and benefit protection in all matters relating to health and safety including work refusals, or shutdowns; (e) the right to full information through material safety data sheets, posting and labelling of all hazards in the workplace. This would include the chemical name and the percentage volume by weight of all ingredients in substances uses, exposure levels, health effects, and the right to full information on any testing undertaken in the workplace; (f) the right for worker health and safety representatives to undertake their own testing or monitoring of the workplace. Monitoring equipment be made available by the Ministry of Labour or management; (g) the right for worker health and safety representatives to investigate all accidents, fatalities or reported hazards in the workplace including full access to documents, reports and the right to interview co-workers and to inspect the work process or location involved; (h) the right to mandatory inquests into all workplace fatalities with the right to standing for worker health and safety representatives and their union, and with the right to full participation without restrictions; (i) the right of worker health and safety representatives to get strict enforcement of the Act by Ministry officials, including the right to demand that the Ministry prosecute any employer violating the Act or its regulations; the right to expedited decisions on prosecutions, demands for stricter penalties and an appeal process to challenge Ministry decisions not to prosecute; (i) the right of all workers to health and safety education in the language spoken in the workplace, the education to be the OFL 30-hour certificate course or a choice of the workers or union with management paying for the cost of the courses and lost wages; (k) the right to medical removal protection including full rate retention of workers wages and benefits if unable to work due to workplace disease, and full and adequate compensation if unable to return to work due to injury or illness; (l) the right of workers to ask the Ontario Labour Relations Board (OLRB) to award damages in cases of intimidation; and (m) the right of workers or their union to an external appeal procedure for complaints under the Occupational Health and Safety Act.
- 21. Mr. Samis—Resolution—That the Provincial Secretariats for Resources Development, for Social Development and for Justice be abolished and that a new Ministry of Eastern Affairs be created. Such a ministry would have jurisdiction in the counties of Glengarry, Stormont, Dundas, Grenville,

Leeds, Frontenac, Addington, Prince Edward, Lennox, Hastings, Peterborough, Northumberland, Lanark, Carleton, Victoria, Haliburton, Prescott-Russell and Renfrew. The function of the ministry would be to co-ordinate activities and initiate policies and programs for the government in Eastern Ontario, including: (1) Preparing and recommending government plans, policies and priorities for Eastern Ontario; (2) Establishing and administering ministry programs and co-ordinating government programs and services relating to Eastern Ontario; (3) Advising and participating in the planning and financing of government programs, services and activities in Eastern Ontario, provided by other ministries; (4) Improving the accessibility of the programs, services and activities of the government of Ontario to the residents of Eastern Ontario; (5) Making recommendations regarding priorities for research of social and economic conditions of all areas of Eastern Ontario; (6) Administering such other programs and performing such other duties as assigned to it by any Act or by the Lieutenant Governor in Council. In short, the ministry would act as an advocate for people of the East, as a coordinator of programs and services and an initiator and implementor of programs in its own right.

- 22. *Mr. Kennedy*—Resolution—That in the opinion of this House, the Government should take immediate action to double the maximum awards that may be made by the Criminal Injuries Compensation Board.
- 23. Mr. Kennedy—Resolution—That the Government of Ontario should seek to amend the Compensation for Victims of Crime Act to ensure that the full cost of the care required by disabled victims of crime insofar as it is not covered by personal insurance and other government programs is met from public funds.
- Mr. Cooke—Resolution—That in the opinion of this House the physical, spirit-29. ual and psychological well being of residents in Ontario's long-term care facilities can only be guaranteed by the adoption of a Residents' Bill of Rights which will uphold the dignity of the individual, and that this Bill should be developed from the model drafted by the Ontario Association of Resident's Councils which recognizes the following rights of residents in care facilities: (1) To be sheltered, cared for and spoken to in a manner befitting one's status as an adult, and without the threat of any kind of abuse by staff or other persons; (2) To be involved, wherever possible in any decisions affecting one's life; (3) To manage one's own financial affairs. If unable to do so, a resident may authorize the health care facility or a third party to administer one's money or personal property. To receive an accounting of any and all financial transactions one has authorized the health care facility or third party to make on one's behalf; (4) To receive a monthly comfort allowance, as determined by the Province of Ontario; (5) To exercise the rights of a citizen; to be kept informed of and involved in issues that affect him or her; (6) To have access to a mechanism to express personal feelings, criticisms and grievances that will include access to the administrator if desired, and that will exclude any fear of reprisal, discrimination or deprivation; (7) To refuse treatment and medication, and to be informed of the medical consequences of his or her refusal, and to enjoy this right to the extent that it will not interfere with the lives and safety of other residents (e.g. in the case of communicable diseases) or violate any specific law; (8) To receive courteous,

fair and respectful care and assistance and appropriate medical nursing and psychological diagnostic assessment and treatment; (9) To have one's condition, care and treatment explained in terms easily comprehensible to oneself, next of kin, or a third interested party; (10) To receive rehabilitation, reactivation and assistance towards independence and self care at the maximum level possible in comfort and dignity. This includes the provision of prosthetic appliances or devices, innovative and imaginative aids, communication systems, utensils and adaptive clothing to assist in the normal acts of daily living; (11) To receive assistance necessary to be able to participate in and have access to all activities that the health care facility has to offer; (12) To form friendships, and enjoy in private, normal and loving relationships with members of the opposite sex without hindrance or embarassment; (13) To know that one's personal, financial, medical and other records are kept in confidence and to know that they are available only to those for whom the information is essential; (14) To have space and opportunities to work on one's hobbies; (15) To write, or to have written, and to receive any mail or otherwise to communicate without any interception or interference by the staff or management of the health care facility; (16) To enjoy privacy in counselling, treatment or care for personal needs and to be provided with space for private communications with one's family, friends, lawyer, clergy, government representative, or any other person. Persons not directly concerned in one's case and treatment must have one's permission to be present; (17) To a written statement of rules and regulations governing the health care facility and of the services provided by the health care facility and any additional services which will be provided if needed and of any costs associated with them, and to be informed of all amendments and changes in the above, and to have access to all provincial legislation, regulations and policy memoranda and to expect that these will be complied with; (18) To have adequate and nutritious meals and snacks appropriate to the special needs of residents; (19) To be free from chemical or physical restraints, except when ordered with proper consent procedures by a physician for a specified period of time to prevent injury to oneself or others; (20) To have all experiments, studies, surveys and polls adequately explained and to have the freedom to refuse participation; (21) To be able to bring to the health care facility and to keep, possessions, favourite pieces of furniture, family pictures and treasured momentoes, as space allows, and to be assured of security for personal possessions held by oneself or stored at the health care facility. It is understood that one's personal possessions are suitably marked and one uses reasonable precautions to protect one's belongings; (22) To be provided with opportunities, and to be encouraged, to develop as a mature adult in keeping with one's abilities and potentialities; (23) To be provided with palliative care, death with dignity, and, where families are unable to provide, a sympathetic funeral and burial service in accordance with one's beliefs, last wishes and financial abilities; (24) To expect all staff, upon being hired, and thereafter through in-service training, will have up-to-date knowledge about the process of aging and diseases often associated with aging as these affect their careers and the residents' life in the health care facility; and (25) To expect all staff to be informed of, and assume that all staff will respect, the above rights.

^{30.} Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and

national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa.

- 32. Mr. Di Santo—Resolution—That Ontario should legislate a two-part program of income support of older workers experiencing termination of employment through permanent layoff or plant closure. Part I of the program, dealing with company pension benefits, would provide that workers aged 55, with five or more years of seniority, would immediately begin to receive full pension benefits equivalent to their entitlement at age 65. Employers would maintain all employee benefits until normal retirement age. Under Part II of the program, older workers would receive a bridging supplement equivalent to the sum of CPP retirement benefits and Old Age Security benefits until they either found new employment or reached retirement age. This part of the program would be financed by a payroll tax on employers.
- 34. Mr. Ruston—Resolution—That the Member for Windsor-Riverside (Mr. Cooke) having failed to withdraw allegations that certain Members of the House, namely Messrs. Cunningham, Riddell and Ruston, were absent for the vote on Bill 108 on November 17th, 1983, relating to affirmative action and equal pay for work of equal value, this House therefore censures the Member for Windsor-Riverside.
- Mr. Peterson-Resolution-That this Assembly authorizes and directs the 35. Speaker to issue, pursuant to section 35 of the Legislative Assembly Act, his Warrant requiring the production of the following information, namely, for each ministry and provincial secretariat: (1)(i) the amount spent by each ministry and secretariat for (a) management consultant services; (b) technical consulting services; (c) communiciations services; (d) legal services; (e) research and development services; and (f) creative communications services, as defined by the Management Board of Cabinet Manual of Administration, for the fiscal years 1978-79 to 1982-83 inclusive; (ii) the number of contracts involved in each of the categories and for each fiscal year above; (iii) the individual, individuals, companies or firms awarded the contracts, and whether or not the contracts were tendered; 2(i) the total advertising budget for each ministry and secretariat and its agencies, boards and commissions for the fiscal year 1982-83; (ii) the comparable advertising budget for the fiscal year 1981-82; (iii) the advertising agencies employed; (iv) the tenders let for these accounts; and (v) a copy of the material used in all promotions such as brochure, radio and television scripts, direct mailings, and

any other promotional material; (3) for each ministry and secretariat: (i) the number of employees directly responsible for communications with the public and press and the total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year 1982-83; (ii) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1982-83; (iii) the number of employees directly responsible for communications with the public and press and total salaries in the communications/information branch of the ministry or secretariat and any of its agencies, boards and commissions for the fiscal year ending 1977-78, if applicable; (iv) the number of clerical and support staff and contract staff who assist communications officers and their total salaries for the fiscal year 1977-78; (v) whether the Minister or Provincial Secretary has a personal media adviser or advisers and, if so, what salary or salaries the adviser(s) received for the fiscal year 1982-83; (4) for each ministry and secretariat, the public opinion polls commissioned by the Government during the fiscal years 1981-82 and 1982-83; (5) for each ministry and secretariat: (i) the number and destination of all trips taken outside of Canada by the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies, at public expense for each of the fiscal years 1981-82 and 1982-83; (ii) the number of staff and any non-ministry personnel who accompanied the Minister or the Provincial Secretary, the Deputy and the Assistant Deputy or Deputies on any of these trips; (iii) the purpose and cost of each such trip, and how many direct jobs have been created in Ontario to date as a result of each such trip; (6) (i) the number of people who are employed by the ministry or provincial secretariat, by contract or otherwise, who are not classified as Civil Servants; and (ii) the total cost incurred for these services for the fiscal years 1981-82 and 1982-83.

36. Mr. Philip—Resolution—That in the opinion of this House:

A. The following provisions should be added to the standard OHC rental lease:

Schedule "B"

In addition to the above lease provisions every tenant has the following rights:

- Each tenant shall have the right to one transfer as of right.
- Tenants who are willing to pay the expenses connected with a transfer shall have the right to an unlimited number of transfers.
- In addition to the current grounds for transfer tenants shall have the right to a transfer on the grounds of emotional health and serious domestic violence.
- Where a tenant is required to transfer from a rent supplement unit because the private landlord is not renewing his agreement with OHC the Local Housing Authority shall cover the tenants moving costs.

- OHC shall allow tenants to arrange, with the consent of the Local Housing Authority, which should not be unreasonably withheld, a mutual exchange of units, as tenants of public housing in England are allowed to arrange.
- Tenants shall be allowed to appeal an original transfer or eviction decision to an independent Tenant Appeal Board, which shall be established by each Local Housing Authority.
- Local Housing Authorities shall provide written reasons for any decision involving eviction or transfer.
- Tenants or an authorized agent shall be guaranteed a right of access to personal files and a right to file a rebuttal to any information therein.
- OHC shall instruct all Local Housing Authorities to limit the content of personal files to information related to the assessment of rent and grounds for eviction as these are set out in the *Landlord and Tenant Act* or in any legislation succeeding it.
- B. In addition the following provisions shall be added to the OHC Field Manual to provide for tenant participation in Policy-making:
- Each OHC project shall hold an annual meeting of tenants and project management, at which time budget priorities of the project will be discussed.
- One of the representatives of the province on each Local Housing Authority Board shall be an elected tenant representative.
- When requested, the Local Housing Authority shall call an annual meeting of all tenants in the Authority for the purpose of electing an executive for the tenant association and representatives to the Authority Board, and for the purpose of discussing the business of the Authority.
- At the provincial level, a committee consisting of the OHC Board of Directors, the Minister, and tenant representatives shall meet at least once per year to discuss issues of mutual concern.
- Major changes in OHC policy at the provincial level and the Local Authority level may be made only after consultation with tenant associations, where these exist.
- The program for the funding of local tenant associations shall be revised so that the dollar amounts allowed in all three phases of the program-viz., start-up funding, organizational funding, and on-going funding, be doubled, and that, as regards to on-going funding, if federal participation is not forthcoming, the province proceed with this funding on its own.
- The program for the funding of local tenants associations shall be extended indefinitely.

- Tenant associations shall be required to do a yearly audit of their books and that access to these books shall be allowed to any tenant upon the giving of 24 hours' notice.
- The OHC *Field manual* and the OHC *Resident's Guides* shall state that, under the *Landlord and Tenant Act* and the *Residential Tenancies Act*, tenants have the right to organize and that OHC will not penalize them in any way for participating in an association of tenants.
- C. Noting the continuous degeneration and lack of repairs to O.H.C. projects which can be attributed directly to the Ministry of Housing's reduction of maintenance budget, this House requests the Minister of Housing in conjunction with Municipal building inspectors to conduct a study of each project to ascertain what repairs are necessary to bring each O.H.C. building to acceptable standards, and that the Ministry of Housing provided to the Local Housing Authorities those funds necessary to bring each building to an acceptable standard.
- Mr. Renwick-Resolution-That the Select Committee on the Ombudsman 37. shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate.
- 38. Mr. Charlton—Resolution—That, given the difficulties workers and community residents have in getting information on hazardous substances used in their workplace or their community, in the opinion of this House the Government should proceed to develop legislation which would give workers and community residents the right to know what hazardous chemicals are being manufactured, stored, used or disposed of in their neighbourhoods and workplaces. Such legislation should include:
 - industries, commercial enterprises and institutions would be required to file annual "hazardous substances disclosure forms" with the Ministry of Labour;
 - these forms would be checklists of approximately 450 chemicals (based on the United States Occupational Safety and Health Administration's comprehensive Subpart Z list of regulated hazardous substances);

- companies would check the chemicals being used in the workplace and indicate the quantities that are used each year;
- provisions would be made for the addition of other chemical hazards as they are identified as problems by government agencies;
- for each substance on the list of hazards, industries would have to complete a Material Safety Data Sheet, containing information on the nature of the substances, its health hazards (including acute and chronic effects, what precautionary or protective measures are necessary and what actions should be taken in case of accidents or spills. These would also be filed with the Ministry of Labour;
- any chemical which is known to cause cancer, birth defects or genetic damage must be identified as such on the Material Safety Data sheets;
- any company that begins to use a new substance during the twelve months between filing "hazardous substance disclosure forms" would be obliged to provide the Ministry of Labour with a completed Material Safety Data Sheet within 15 days;
- inspectors from the Ministry of Labour or staff from the fire, public health, buildings and inspection departments of the community would be allowed to inspect premises not less than once every three years to ensure that companies are actually using the same chemicals that are being reported, and are reporting all hazardous chemicals in use;
- any companies not living up to the legal requirements would be liable to a stiff fine;
- most importantly any person would have access to the information on the hazardous substances disclosure form and on the Material Safety Data Sheets filed with the Ministry of Labour at any reasonable time;
- any worker requesting this information on chemicals used in the workplace would be guaranteed anonymity so that the company could not take reprisals against the workers;
- all chemicals in the workplace must be properly labelled, whether they
 are in containers or in piping systems, so that chemical composition,
 generic names, handling precautions and associated hazards are readily
 displayed;
- companies cannot refuse to disclose information on chemical hazards on the basis of protecting trade secrets. If the company believes they have reason to protect information, they must submit their case to an arbitration board composed of industry, labour, government and community representatives;
- there must be mandatory education programs in all workplaces to educate employees and new employees in the handling and use of toxic chemicals;

- small quantities of chemicals may be exempted from this regulation if they are used in quantities of less than 20 kilograms per year and if they do not cause cancer, birth defects or genetic damage;
- priority must be placed on the evaluation of workplace and consumer hazards and their health implications by setting up an effective government research agency to evaluate not only new chemicals but also chemicals in use that have not been adequately tested.
- 39. Mr. Breaugh—Resolution—That this House urges the Government of Ontario to make the same financial support available for municipal election campaigns as exists for provincial campaigns, by providing contributors with tax credits and candidates with campaign subsidies, in the following manner: (1) individual municipalities, school boards and public utilities commissions would be permitted to opt into a provincial plan created by statute; (2) under the provincial plan, candidates would register with the Commission on Election Contributions and Expenses. Registered candidates would be required to file detailed returns of contributions received and expenses incurred, and their contributors would receive official receipts entitling them to credits against provincial income tax in the same manner as contributors and provincial election campaigns; and (3) a registered candidate who received at least 15 per cent of the popular vote would be entitled to the same reimbursement by the Commission as a candidate in a provincial election.
- 40. *Mr. Bradley*—Resolution—That in the opinion of this House, electronic video Hansard should be installed in the Chamber to provide coverage of all proceedings in the House in addition to that provided at present by the written and electronic media.

OUESTIONS

(Questions are to appear on the day after they are tabled and on every subsequent day in the week they are tabled and then subsequently only on each Monday until an Answer (other than an Interim Answer) is tabled. A question tabled on a Friday will appear on each day of the following week.)

- 541. Mr. Van Horne—Enquiry of the Ministry—Will the Attorney General table the following information concerning the Royal Commission on the Northern Environment: (1) money spent to date, (2) has a deadline been set for its report; and (3) have there been any further financial commitments made by the Government to the Commission, and for how much. October 22nd, 1984.
- 542. Mr. McClellan—Enquiry of the Ministry—Will the Minister of Community and Social Services table a copy of the recent Ministry investigation into problems at the Oxford Regional Centre. October 24th, 1984.
- 543. Mr. McClellan—Enquiry of the Ministry—Will the Minister of Community and Social Services table a copy of the Touche Ross Report on Homes for Special Care. October 24th, 1984.
- 544. *Mr. McClellan*—Enquiry of the Ministry—Will the Minister of Community and Social Services table a copy of the report on Triministry and Homes for Special Care for the Central Region co-ordinators by Mike Jarvis. *October* 24th, 1984.
- 545. *Mr. Cooke*—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new programs to meet the mental health needs of the aged: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. *October 24th*, 1984.
- 546. *Mr. Cooke*—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new programs to provide supportive housing for chronically disabled discharged psychiatric patients: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. *October 24th*, 1984.
- 547. Mr. Cooke—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new community programs to meet the mental health needs of women: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. October 24th, 1984.
- 548. *Mr. Cooke*—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new mental health programs to meet the needs of people who, by reason of culture or language,

cannot make use of existing services: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. *October 24th*, 1984.

549. *Mr. Cooke*—Enquiry of the Ministry—Will the Ministry give the following details of each grant approved in this fiscal year to fund new mental health programs to deal with urgent or precipitous problems such as threatened or attempted suicide: (1) name and address of recipient; (2) amount in terms of grant; (3) projected number of people to be served; (4) goal of the program; and (5) projected staffing. *October 24th*, 1984.

PRIVATE MEMBERS' BUSINESS TO BE DEBATED

(Precedence in accordance with the order of the House passed on December 16th, 1983)

Ballot Item No. 24

Mr. Renwick—Resolution—That the Select Committee on the Ombudsman shall, when it considers it necessary, consider, review, report and recommend to the Legislature on ways in which the Assembly can act to oppose and condemn acts of political killings, imprisonment, terror and torture and any other acts which may be included in any covenant or document to which Canada is or may become a signatory; and, in particular, the Committee shall have the power to consult with, and if deemed appropriate, establish formal relationships with, and provide actual support to government and non-governmental organizations whose aims and objectives are dedicated to the elimination of the kinds of acts mentioned above. The Committee shall further have the power to receive, consider and review specific examples of the kinds of actions herein mentioned and, if deemed advisable, to report thereon to the Legislature with any recommendations for actions which the Legislature might take; and pursuant to the above, the Committee shall have the power to sit concurrently with the House at such times as it considers necessary and appropriate. To be debated today.

Ballot Item No. 25

Mr. Kolyn—Resolution—That in recognition of the significant contribution that automatic traffic monitoring devices can make to the safety, efficiency, and convenience of vehicular travel in Ontario and acknowledging the increasing importance of microelectronics technology to the provincial economy, this House recommends the undertaking of a feasibility study of electronic accident prevention systems by the Ministry of Transportation and Communications with input from the Ministry of Industry and Trade, B.I.L.D., the IDEA Corporation and interested private sector parties in the field of electronic monitoring. The study should focus on the technical, economic, social and legal aspects of electronic accident prevention systems; it should determine the probable public and private social savings as a result of increased safety and efficiency of vehicular travel, the feasibility of creating an indigenous provincial manufacturing industry producing automated traffic monitoring systems and an estimate of the projected new employment that would result. To be debated today.

Ballot Item No. 26

Second Reading Bill 87, An Act to protect Farming Operations against Nuisance Claims. Mr. Riddell. To be debated Thursday, November 1st, 1984.

Ballot Item No. 27

Second Reading Bill 48, An Act to establish Midwifery as a Self-Governing Health Profession. Mr. Cooke. To be debated Thursday, November 1st, 1984.

Ballot Item No. 28

Mr. Shymko—Resolution—That recognizing the universality and indivisibility of freedom and the adherence to the principles of political liberties and national sovereignty as fundamental elements of our free and democratic society and recognizing in this Bicentennial Year the significant contribution to Ontario and Canada made by peoples who have settled on our shores as political refugees escaping persecution in their former homelands where national independence and political liberties had been lost as a result of foreign occupation and domination and acknowledging our Government's traditional recognition of the independence proclamations enshrined in the course of history by the sovereign will of the nations with whom these Canadians are related by ancestry, language and culture, this House invites all Ontarians to commemorate these special independence anniversaries on the respective dates that they are celebrated by the various communities and suggests that the Premier sign, upon request and at his discretion, appropriate proclamations on these occasions and allow for any other appropriate recognition on the Commemorative Day and asks this Government to urge the Government of Canada to institute a similar practice in Ottawa. To be debated Thursday, November 8th, 1984.

Ballot Item No. 29

Mr. Bradley—Resolution—That in the opinion of this House, electronic video Hansard should be installed in the Chamber to provide coverage of all proceedings in the House in addition to that provided at present by the written and electronic media. To be debated Thursday, November 8th, 1984.

BILLS REFERRED TO STANDING COMMITTEES

STANDING COMMITTEE ON REGULATIONS AND OTHER STATUTORY INSTRUMENTS

Bill Pr2, An Act to revive Marquis Video Corporation. Mr. Cousens. (October 11th, 1984)

Bill Pr7, An Act respecting the London Regional Art Gallery. Mr. Van Horne. (October 11th, 1984)

Bill Pr8, An Act respecting the City of North York. Mr. Williams. (April 16th, 1984)

Bill Pr10, An Act respecting the City of Niagara Falls. Mr. Kerrio. (March 23rd, 1984)

Bill Pr16, An Act to incorporate Canada Christian College and School of Graduate Studies. *Mr. Di Santo*. (*May 24th, 1984*)

Bill Pr21, An Act respecting the Harold and Grace Baker Centre. Mr. McCaffrey. (May 28th, 1984)

Bill Pr24, An Act respecting the City of Windsor. Mr. Newman. (May 31st, 1984)

Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association. Mr. Cureatz. (October 11th, 1984)

Bill Pr26, An Act respecting the Chartered Industrial Designers. Mr. Cousens. (October 12th, 1984)

Bill Pr27, An Act respecting the City of Nepean. Mr. Mitchell. (June 13th, 1984)

Bill Pr28, An Act respecting The Madawaska Club, Limited. Mr. Taylor (Prince Edward-Lennox). (October 11th, 1984)

Bill Pr30, An Act respecting the City of Belleville. Mr. O'Neil. (October 15th, 1984)

Bill Pr32, An Act respecting the City of Ottawa. Mr. MacQuarrie. (October 23rd, 1984)

Bill Pr35, An Act to revive Bargnesi Mines Limited. Mr. Williams. (October 11th, 1984)

Bill Pr41, An Act respecting the City of Hamilton. Mr. Charlton. (March 23rd, 1984)

Bill Pr46, An Act respecting the Brockville Rowing Club Inc. Mr. Runciman. (April 6th, 1984)

Bill Pr47, An Act respecting the City of Etobicoke. Mr. Kolyn. (March 26th, 1984)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Bill 77, An Act respecting the Protection and Well-being of Children and their Families. *Mr. Drea.* (June 20th, 1984)

Bill 119, An Act to amend the Education Act. Miss Stephenson. (October 23rd, 1984)

MATTERS REFERRED TO STANDING COMMITTEES STANDING COMMITTEE ON PUBLIC ACCOUNTS

Annual Report of the Provincial Auditor for the fiscal year ended March 31st, 1983. (Pursuant to Standing Order 91 on Thursday, December 1st, 1983.)

The Public Accounts of the Province of Ontario for the fiscal year ended March 31st, 1984. (Pursuant to Standing Order 91 on Wednesday, October 10th, 1984.)

STANDING COMMITTEE ON RESOURCES DEVELOPMENT

Annual Report of the Ministry of Labour for the year ended March 31st, 1983. (Pursuant to Standing Order 33 (b) on Monday, March 26th, 1984.)

STANDING COMMITTEE ON SOCIAL DEVELOPMENT

Annual Report of the Ministry of Community and Social Services for the fiscal year ending March 31st, 1980. (Pursuant to Standing Order 33 (b) on Tuesday, March 30th, 1982 and an Order of the House on Friday, December 16th, 1983).

Annual Report of the Ministry of Health for the fiscal year ending March 31st, 1983. (Pursuant to Standing Order 33 (b) on Tuesday, March 27th, 1984).

Consideration of the principle and terms of the Day Nurseries Act, R.S.O. 1980, c. 111. (Pursuant to an Order of the House on Tuesday, June 26th, 1984.)

COMMITTEE MEETINGS

The Standing Committee on Resources Development will meet as follows:

Today 8.00 p.m. Room No. 228 to consider the Estimates of the Provincial Secretariat for Resources Development

The Standing Committee on Administration of Justice will meet as follows:

Todayfollowing Routine ProceedingsRoom No. 151Friday, October 26following Routine ProceedingsRoom No. 151to consider the Estimates of the Ministry of Consumer and Commercial Relations

The Standing Committee on Public Accounts will meet to consider the Provincial Auditor's Report, Section 4.2, Accountability for Crown Agencies, as follows:

Today

10.00 a.m.

Room No. 151

The Standing Committee on Regulations and Other Statutory Instruments will meet to consider Bill Pr2, An Act to revive Marquis Video Corporation; Bill Pr25, An Act respecting the Oshawa Young Women's Christian Association; and Bill Pr27, An Act respecting the City of Nepean, as follows:

Today

10.00 a.m.

Committee Room No. 1

ESTIMATES

TC	OTAL HOURS FOR CONSIDERATION OF ALL ESTIMATES						
IN COMMITTEE OF SUPPLY							
	(Estimates to be taken in order shown)						
1.	Intergovernmental Affairs (Completed Monday, May 7th, 1984)					
2.	Government Services (Completed Thursday, May 10th, 1984)					
3.	Lieutenant Governor))					
4.	Revenue (Completed Monday, June 4th, 1984)					
5.	Northern Affairs(Completed Monday, October 22nd, 1984)					
6.	Treasury and Economics						
7.	Deputy Premier 8 hrs						
8.	Management Board of Cabinet 5 hrs						
	IN STANDING COMMITTEE ON ADMINISTRATION OF JUSTICE						
	(Estimates to be taken in order shown)						
1.	Solicitor General (Completed Wednesday, May 30th, 1984))					
2.	Provincial Secretariat for Justice(Completed Friday, June 1st, 1984))					
3.	Correctional Services (Completed Friday, June 8th, 1984,)					
4.	Attorney General (Completed Wednesday, October 24th, 1984))					
5.	Consumer and Commercial Relations 20 hrs.						

IN STANDING COMMITTEE ON GENERAL GOVERNMENT

(Estimates to be taken in order shown)

1. Office of the Assembly(Completed Wednesday, May	2nd, 1984)
2. Provincial Auditor (Completed Wednesday, May	9th, 1984)
3. Agriculture and Food	18 hrs.
4. Labour	20 hrs.
IN STANDING COMMITTEE ON RESOURCES DEVELO	PMENT
(Estimates to be taken in order shown)	
1. Natural Resources (Completed Wednesday, June	6th, 1984)
2. Municipal Affairs and Housing (Completed Thursday, June	21st, 1984)
3. Environment (Completed Wednesday, October	24th, 1984)
4. Provincial Secretariat for Resources Development	5 hrs.
5. Energy	16 hrs.
6. Tourism and Recreation	9 hrs.
7. Transportation and Communications	s., 30 mins.
8. Industry and Trade	9 hrs.
IN STANDING COMMITTEE ON SOCIAL DEVELOPM	IENT
(Estimates to be taken in order shown)	
1. Provincial Secretariat for Social Development(Completed Tuesday, June	19th, 1984)
2. Health	12 hrs.
3. Citizenship and Culture	5 hrs.
4. Education	17 hrs.
5. Colleges and Universities	8 hrs.
7. Community and Social Services	11 hrs.

IN SELECT COMMITTEE ON THE OMBUDSMAN

(Estimates to be taken in order shown)

1. Ombudsman(Completed Tuesday, September 25th, 1984)





